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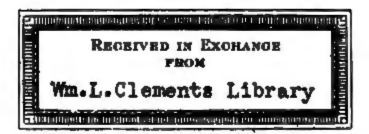
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• THE

Parliamentary Register;

OR

HISTORY

OF THE

PROCEEDINGS AND DEBATES

OF THE

HOUSE OF COMMONS;

CONTAINING AN ACCOUNT OF

The most interesting Speeches and Motions; accurate Copies of the most remarkable Letters and Papers; of the most material Evidence, Petitions, &c. laid before and offered to the House,

DURING THE

SIXTH SESSION of the SEVENTEENTH PARLIAMENT

O F

GREAT BRITAIN.

VOL. XLIV.

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DEBATES AND PROCEEDINGS

IN THE

HOUSE OF COMMONS.

VOLUME XLIV:

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or THE

PROCEEDINGS AND DEBATES

OF THE

HOUSE OF COMMONS,

In the SIXTH SESSION of the

Seventeenth Parliament of GREAT BRITAIN;

Appointed to be holden at WESTMINSTER,

On Thursday, the 25th of November, 1790.

Tuesday, 2d February.

HIS day the House met pursuant to their last adjournment.

Mr. SPEAKER acquainted the House, that he had received, from the honourable Vice Admiral Cornwallis, the following letter, in return to the thanks of this House, signified to him by Mr. Speaker, in obedience to their commands of the 10th day of November last.

SIR,

I have had the honour of receiving your letter, with the thanks of the House of Commons, upon the conduct of a squadron of His Majesty's ships under my orders on the 16th and 17th days of June last.

I feel, Sir, most sensibly, the very high honour conferred upon me

by this vote.

To have in any degree obtained the favourable opinion of the House of Commons, was, indeed, far beyond any thing I could have aspired to. It was the undaunted spirit of the Captains, Officers, and men of every description, on board of those ships, which deterred the enemy from mak-

Vol. XLV.

ing a more vigorous attack: I will not fail to communicate to them the distinguished and honourable manner which it has pleased the House of Commons to reward their good services.

Permit me, Sir, to add, that I am deeply impressed with the very obliging manner in which you have been pleased to convey the vote of

thanks.

I have the honour to be, with the greatest respect, SIR, your most obedient humble Servant,

WILLIAM CORNWALLIS.

Dated on board the Royal Sovereign, at Spithead, 30th of December, 1755.

SIR,

To the Right Honourable Henry Addington, Speaker.

Mr. SPEAKER also acquainted the House, that he had received, from Rear Admiral Harvey, the following letter, in return to the thanks of this House, signified to him by Mr. Speaker, in obedience to their commands of the 2d day of November last.

Prince of Wales, Spithead, January 11th, 1796.

I have this day the honour of your letter of the 3d of November last, transmitting to me the resolution of the House of Commons of the preceding day, on the victory obtained over the enemy the 23d of June last, by a detachment of His Majesty's sleet under the command of Admiral Lord Bridport.

I request the favour that you will be pleased to assure the honourable the House of Commons, that I entertain the highest sense of the honour they have been pleased to confer on me by their vote of thanks; this tribute of approbation on my endeavours to promote the service of my

officer, and for which I shall-ever retain the most grateful remembrance.

I beg you will allow me to return you my thanks for the very polite manner in which you have been pleased to fignify to me the resolutions of the House.

King and country cannot but be highly gratifying to the feelings of an

I have the honour to be, SIR, Your most obedient humble Servant,

HENRY HARVEY.

Right Honourable Henry Addington.

Mr. Chancellor PITT moved, that an address should be prefented to His Majesty, congratulating him on the birth of a Princess, which was agreed to nem. con. that a similar one should be presented to Her Majesty; and that a message to the same essect should be sent to the Prince and Princess of Wales.

The House having resumed the consideration of the Report of the Committee on waste lands, upon the second reading of the resolutions,

Sir JOHN SINCLAIR rose to move for leave to bring in a bill 100 to facilitate the division of waste lands by agreement among the parties interested, and to remove certain legal disabilities to carrying such measures into effect." He said, it might have been his duty in moving for leave to bring in a bill of this nature to enlarge upon the high importance to the community of the object to which it was directed, had not the attention of the Public been of late so much turned to the subject, and had not it been so amply explained in the Report, which every Member had an opportunity to peruse. In another stage of the business, however, he would take the liberty of delivering his fentiments more at large. At present, he would only say, that in whatever view the matter was considered, whether as in its consequences affecting the population of the country, and of course its naval and military power, or as influencing its commerce and manufactures, by improvements in agriculture, from which the strength of a state was derived, it deserved the most serious attention of the Legislature. As far as he could judge from an excursion he had made into the best cultivated parts of this island, particularly the county of Norfolk, and from surveying the improvement that had taken place both in land of the richest soil, and that which was originally barren, he was convinced that, great as these were, they were nothing compared to the advantages that would refult from the plans proposed by the Committee, provided they were fanctioned by this and the other House of Parliament. The bill would have the advantage of being drawn by a Select Committee of that House. It had been submitted to the inspection of the most respectable Judges, the most distinguished Lawyers, and most enlightened country gentlemen, of whom the nation had to boast, and even in its present shape many persons of the greatest eminence had pronounced, that by it there would be no difficulty in dividing any lands in the kingdom. Its intention was to diminish the expence of inclosing lands. Including those that might have the sanction of this House before the end of the session, there had already passed in all 1900 private bills, the expence of which had been at Instead of imposing such an expence upon private persons, before they could inclose their own lands, if the Legislature had employed the same sum in encouraging agriculture, the scarcity now prevailing might not have been felt, nor would we

have been under the necessity of expending, perhaps, the sum of 5 millions annually in bounties upon corn, and in stimulating the industry, and promoting the agriculture of other countries. By giving effect to the measure recommended by the Committee, a similar pressure might in suture be prevented, and the wealth of the nation infinitely increased,—Leave granted nem. con.

Sir JOHN SINCLAIR likewise moved "That this day se'n-night the House do resolve itself into a Committee of the whole House, to consider the propriety of granting a bounty on the raising

of potatoes."—Agreed to.

Mr. GREY rose and said, that previous to the adjournment a message had been received from His Majesty, announcing, that such a state of things had taken place in France, as would induce him to give the speediest essect to any desire for peace that might be shewn by the French Government. This communication had raised a very general hope of peace, and he trusted that no circumstances had intervened by which it would be disappointed. At present he only rose to ask His Majesty's Ministers if they meant to give any communication to the House in pursuance of this message, on the state of affairs relative to a peace.

Mr. Chancellor PITT said, that it was not incumbent upon him to make any answer to the question.

Mr. GREY then gave notice, that on Monday se'nnight he would make a motion relative to peace.

Mr. M. ROBINSON gave notice, that on Thursday se'nnight be would move for leave to bring in a bill to incapacitate Members of Parliament from having any share in loans.

The House adjourned.

Wednesday, 3d February.

Lord STOPFORD reported to the House, that His Majesty, had been waited on with the address, congratulatory on the birth of a Princess, which he was pleased to receive most graciously.

Mr. WILBERFORCE gave notice, that he should make, to-morrow fortnight, a motion respecting the abolition of the slave trade.

The SECRETARY AT WAR presented some accounts of the expences incurred in the erection of barracks.

General SMITH said, he was happy to see even a part of those accounts which had been so long required. He could not, however, but seel some surprise, that after a delay of two months the whole of these accounts were not yet in readiness. The certain expende of these crections was more than 650,000l. exclusive of what

might be incurred, and yet that House was without any precise information on the subject. He hoped, however, that the rest would be shortly prepared, that the subject might come regularly under Parliamentary discussion.

The SECRETARY AT WAR was surprised that the honourable gentleman should impute it as matter of blame to him that Parliament had adjourned for six weeks, for certainly it was impossible that he could bring down accounts to that House, when it was not sitting. The reason why the accounts were still incompleat was, that from the nature of the order of the House, that the accounts of those which are erecting, and which are in contemplation to be erected, as well as those which are already erected, should be produced, there was considerable difficulty in making out the accounts with precision. Of one thing he was considered, that there had been no delay in the office which he had the honour to superintend.

Mr. GREY was aware of the extent of the difficulty which was occasioned by the extent of the system which the Executive Government were now pursuing in the building of barracks. He knew also that accounts could not be produced, when the House was not sitting. But the order for their production was passed three weeks before the adjournment, and since that, other six weeks had elapsed, and still the accounts were found to be incompleat. He hoped that Ministers were not so negligent of their duty, as to go into a system of undefined expence, without acting upon any given estimate. If this was the case, their conduct was most culpable indeed; but at all events, the delay which had accompanied the making out of these papers, was highly criminal.

The SECRETARY AT WAR replied, that there were still several barracks to be erected, which were not at first in contemplation, and of which the estimates had not been as yet presented to the board.

General TARLETON reprobated the system in toto. There were times, he said, since the Revolution, when the mention of such a system would have made every man in that House to shudder. But now every such measure was heard with philosophic composure, and it seemed to be the sole duty of that House, to pay the accounts sent in by Ministers, whenever the latter chose to present them.

The accounts were ordered to lie on the table, and on the moton of Mr. Grey, to be printed.

General SMITH moved, that there be laid upon the table, an account of the quantity of corn and floyr imported into this king-

dom, fince the passing of the late bill, with the names of the ports at which the entries have been made, and the names of the persons who claimed the bounty on such imports.

Ordered.

Thursday, February 4.

Mr. RYDER acquainted the House, that the gentlemen, appointed to attend Her Majesty with the congratulation of this House, had attended Her Majesty accordingly; and that Her Majesty was pleased to say:

Gentlemen,

I return you my sincere thanks for your congratulations on the birth of a Princess, and for the share you take in the satisfuction I must receive from an event in which I seel myself so nearly interested.

Friday, February 5.

Mr. EDWARD JAMES ELIOT reported to the House, that their Royal Highnesses the Prince and Princess of Wales had been attended with the congratulatory message of this House, upon her Royal Highness's having been delivered of a Princess; and that His Royal Highness was pleased to return the following answer:

Geatlemen of the House of Commons,

I and the Princess are both exceedingly gratified by this proof of your duty to His Majesty, and of the interest you take in the increase of His samily; and we return you our particular thanks for your congratulations to us on the present occasion.

Monday, February 8.

Mr. MANNING presented a petition from a number of merchants resident in the cities of London and Westminster and the Borough of Southwark, for leave to bring in a bill to enable them to creek and establish new wet-docks, and legal quays and wharfs upon the river Thames, according to some plans presented with the petition, as the increased commerce of the country required such accommodations.

The LORD MAYOR begged permission to trouble the House with a sew words before the petition was laid on the table. He agreed with the petitioners, that the increased commerce of the country required additional accommodations; but he hoped that the House would consider that the corporation of the city of London enjoyed certain franchises, privileges, and immunities, as settled upon them by charters and various acts of Parliament, which

would be totally done away if the object of the petitioners, according to their present plan, were confirmed by law and carried into execution.—During the present war the merchants had been greatly incommoded for want of quays and wharfs to land their imports, or ship their exports from this country, with any reasonable expedition, owing to the detention of vessels, both at home and abroad, for convoy; whereby the river Thames, though so admirably large, was scarcely large enough for the quantity of traders in it, at the Ime time to unload or ship their goods, with convenience and dispatch. A similar inconvenience was experienced and complained of fome few years ago, and a bill was accordingly brought into Parliament to obviate it, which passed that House; but for what reason he did not know, it was objected to elsewhere, and did not pass into a law. Now in respect to the present measure he was desired by his constitutents and the corporation of London to inform the House, that the corporation had already authorized some of its members to attend the committees of the petitioning merchants, and was desirous to render every kind of accommodation possible, consistent with their own charters. That furthermore they had already allowed an immense sum, as the expenditure for plans of improvement and accommodation, and that if the wharfs were erected and established according to the present plans of the petitioners, the whole of the wealth, commerce and property of the city of London would be diverted to another place, and a new city of London be established in opposition to the old one. He hoped therefore that the object of the petition would be fairly and deliberately examined, and at the same time assured the House that by the next session of Parliament, the city of London expected to be ready with such plans of improvement and accommodation as might remove the complaints of the merchants, and prevent the evils which the object of the petition, if carried into effect, was likely to produce.

Mr. Alderman ANDERSON enforced the same arguments

against the object of the petition.

Sir WILLIAM YOUNG hoped that while the members of the city of London were doing their duty, the House would not suffer any prepossession to take place. He said, that with regard to the sum which had been expended by the corporation, the benefit was in a great measure lost to the petitioners, whilst they were deprived of the proper conveniences for loading and unloading their goods. He stated, that at the ports of Liverpool and Hull, the merchants had entered into subscriptions similar to that of the petitioners, for forming wet docks, &c. which they found to be so materially conducive to their convenience and advantage. He

stated the inconveniencies which the West-India merchants had complained of in the port of London, and remarked that Liver-pool was growing up in trade and rival opulence, solely from the convenience of its quays.

Mr. Alderman LUSHINGTON admitted that the complaints of the petitioners were well founded, for he had himself experienced some of the inconveniences, but all the claim of the city of London, in respect to the object of the petition, was simply this, the claim of preference. He had no doubt but the plans of the city of London, when prepared, would be commensurate to the necessity, and as the bill proposed involved a matter of serious consequence, and threatened to injure the interests of the corporation of the city, the House should be cautious how they suffered the corporation to be trenched upon, for if this were done in the present instance, it might be farther injurious by estalishing a precedent in suture.

Alderman LE MESURIER, in addition to what the other Aldermen had stated, observed, that there were certain privileges of the Borough of Southwark which would also be affected, if the bill

proposed should pass into a law.

Sir WATKIN LEWES said, he wished to put the House on its guard, by stating the magnitude of the proposition attempted to be brought forward. With respect to the wet docks at Hull and Liverpool, the bill in those cases, did not go to disposses the corporations of their privileges, whereas this petition went to divest the corporation of London of rights, which they had enjoyed from time immemorial; it made a direct attack on the immunities and privileges of the city. He therefore viewed the proposed bill as an object of very great magnitude, which deeply affected the corporation of London. He alledged that this petition, and the plan it proposed, went to injure and disposses 1600 families, besides 10,000 labourers about the quays, &c. who would be thereby, in a great measure, deprived of their livelihood.

Mr. MANNING role to observe, that out of the number of those immediately concerned, 1473 had already given their assent to the prayer of the petition, of whom 287 were owners, and

1 186 were occupiers.

Sir W. YOUNG said, that however the corporation of the city, as a body, might consider themselves to be affected, he could not but regard this petition as containing much of the sense of the respectable inhabitants and leading interest of the commerce of the city of London; a great number of wealthy and respectable merchants were concerned in this petition, and he was persuaded that were it carried round from house to house, there would be a great majority

of the mercantile interest in its favour; so that if there was an opposition on the present occasion, it was the opposition and the interest of the corporation of London, against the sense of a great majority of the commercial inhabitants of London.

The petition was then ordered to be referred to a Committee, consisting of the Attorney and Solicitor Generals, the Master of the Rolls, the members of the city and counties adjacent, the gentlemen of the long robe and merchants.

Mr. LECHMERE said, that on the first open day he should bring forward a motion on the present alarming high price of grain and provisions. After some conversation with the Speaker, Friday next was the day fixed upon.

Mr. ROSE brought in a bill for repealing the duties on legacies and estates, and granting other duties thereon. He said that from the general understanding on a former day of the propriety of having this bill well considered, he should move for the first reading of it now, the second on Wednesday next, then have it committed the day following, and the blanks filled up and printed, and afterwards to have it recommitted on some distant day.

Mr. MAURICE ROBINSON wished that the notice had not been given in so thin a House.

This bill was read a first time, and ordered to be read a second time on Wednesday next.

Mr. GREY rose to beg leave to present a petition, which he held in his hand, and which was of a very extraordinary nature, inafmuch as it was figned by only one person. But when he informed the House that that-person was no less than Sir Francis Blake, a person of the purest patriotism, and of tried integrity, he trusted there would be no uneasy apprehension with respect to its tendency. When it was recollected that the national burdens have risen to the most alarming amount, it would not surprise the House that a man of his disposition should turn his thoughts to the prevention of that evil which had often been foretold, but which now comes more immediately in prospect, a national bankruptcy. Our present situation called in a peculiar degree for some prudent intervention, since we had just seen that taxation could no longer be extended, for the bill that had been lately read, appeared to be one of the last of our Some remedy was required to meet the uncontrolable profusion of Ministers, which had been more extravagant during the present war than in the most extravagant of all wars, the war with America, and the petitioner had attempted to suggest a plan There certainly were many objections to the plan of the petition, some of which he could start himself; but notwithstanding

he thought it entitled to the consideration of the House. It has been a repeated affertion, that the land of the kingdom pays all taxation, for commerce can shift it off and clude it a thousand ways, while land has no mode of evalion. This might be true in the infancy of commerce, but now it was matter of a little doubt.— When the Minister, however, had himself computed the rental of the landed property of the kingdom to be no more than twenty-five millions, while the annual taxes were equivalent, some inquiry ought to be made as to the state of the national finances. House might probably recollect, that, some years ago, a person of the name of Hutchinson made an ingenious calculation upon this subject, afferting that there was no public debt, for it was the debt of individuals, who might each discharge his share, and, in lieu of taxes, proposed that each should make a contribution for its discharge.—The petitioner had taken up this idea, and acted upon the fame plan. As to the general object of the expenditure, and the necessity of interpoling some check to it, the safety of the country demanded that it should no longer be delayed. He had waited three or four days for the attendance of some of the Ministers before he presented this petition, and he now presented it to his regret, when there was only a single Minister in the House.

The petition was read as follows:

To the House of Commons.

The humble Petition of Sir Francis Blake, Bart.

I hat the petitioner may be permitted, by the House, to sketch for their consideration the outline of an arrangement, which takes for its aim the political salvation of this country, the happiness of the community at large, and of every individual; and which proposes to work its effect by means which are apparently both easy, certain, safe, and honourable: and the petitioner farther prayeth, that it may be permitted him to state to the House, for the purpose of their more ready determination, the reaions which have influenced him to suppose the arrangement in question to be fraught with the benefits suggested by him; which are briefly as follow -That, from fources of information the best within his reach, it has appeared to the complete satisfaction of the petitioner, that trade is not an "object which, by any possible human contrivance, can be made amenable to the payment of any tax shat can affect the parties concerned in its ms nagement, inalmuch as the parties so concerned can always contrive to relieve themselves by shifting the weight, which in that case must ultimately and principally fall upon the proprietors of land, who have no fuch means of thisting the weight: that uniformly, as the trade of the nation has more or less flourished, the territorial rental has, in like manner and in some fuch proportion, been observed to advance. That in the year 1600, the territorial rental did not exceed fix millions per annum; that from the year 1600 to 1688, under all the difficulties and distresses of the intervening space, the trade of the country increased, and the rental advanced from his to sourteen millions per annum—computing ther store, by the vast in-

crease of trade from the period last named to the present time, comprizing a feries of years for the most part favourable, the sinal result must be, that the present rental cannot reasonably be supposed to fall short of 50 millions per annum; which led of course to the following conclusions—that the way to advance the land is to give every possible encouragement to trade —that the way to depress the land is to burthen trade—that to burthen trade is, in effect, to burthen land, besides depressing it.—Taking, therefore, the present territorial rental at fifty millions per annum—the funded rental at ten millions—the two together at fixty millions per annum—the present payments to Government at fifteen millions per annum—the presfure of those payments on the rental named, authorized by general acknow-,ledgement, at fifteen shillings in the pound—the petitioner proceeded to reason upon those data, as sollows: if it be true that the territorial and funded rental is fixty millions per annum—then it is true also, that five shillings in the pound on such rental will raise a revenue of fifteen millions per annum: if it is true, that we now pay at the rate of fifteen shillings in the pound to raise a revenue of sisteen millions—then is it also true, that the trading part of the nation can always contrive to create for themselves an exemption from state burthens—then is it true also, that the landed and funded proprietors are, and have all along, to their irreparable loss, been the principal, if not the fole, paymasters of all imposts, and, consequently, that little or no injury will be done to that body of men, but that great and lasting advantage will accrue to them and to their posterity, by changing the mode, as here proposed, of collecting the revenue. The petitioner therefore prays, that he may be permitted and authorised to charge his real estates with the payment of 30,000l. or with the payment of such other sum, be the same more or less, as may be ascertained by the House to be his proportionate share of the public debt to be parcelled out for payment among the several proprietors of lands, mines, waters, tythes, rents in any way arising therefrom, monies so secured and public funds: and the petitioner farther prays, that his said estates may be made subject to the payment of interest on the sum to be so charged, as above, at the rate of 41. per cent. or any other rate or interest, be the same more or less, which may appear to the House to be his proportionate share of the annual charge of the said public debt, supposing the same to be transferred as aforesaid: and the petitioner farther prays, that he may be permitted and authorized to pay, in future, his proportionate share of the civil lift and peace establishment by an annual pound rate, the quantum of which pound rate to be ascertained by the House in like manner as before has been named: and the petitioner farther prays, that as often as the exigencies of government may require a farther aid, he may be permitted and authorised to pay his proportionate share of the same by such an additional pound rate as may be ascertained by the House, to be sufficient to accumulate the fum which would fall to his lot of payment, supposing the whole annual supply to be raised within the year, and parcelled out for payment among the several proprietors aforesaid: and the petitioner farther prays, that he may be permitted and authorised to make such temporary and such permanent payments, as have been severally named and assented to on his part, by half yearly instalments, and that the same may be declared to be accepted in full fatisfaction of his proportionate share of all taxes, customs, duties, and parliamentary imposts, laid already, or which hereafter may be laid, on the subjects of this country, or their concerns.

Ordered to lie upon the table.

The Marine Mutiny bill was read a third time and passed.

Sir ROBERT SALISBURY wished to know of the honourable gentleman who had given notice before the recess that he intended to propose a tax upon dogs, whether he intended to bring that subject forward?

Mr. DENT said he had that intention, and that he should propose it in the next Committee of Ways and Means, unless he should have the Minister's assurance that he himself was determined to propose it early in the next session of Parliament, in which case he should give it up under a conviction of its being likely to be more effectual than if it came from him. The idea he had of this tax was, that it should be appropriated solely to the relief of the poor.

After a few words the business ended for the present.

Some private business being afterwards gone through, the House adjourned.

Tuesday, 9th February.

Mr. WILLIAM SMITH brought up the Report of the Committee appointed to consider the circumstances of the late loan, which was ordered to be printed. Mr. Smith hoped that it might be printed on Thursday or Friday, as he intended, in the course of next week, to make a motion on the same,

General SMITH rose to state to the House a motion which he would then submit, respecting the barrack returns. He saw the name of General De Lancey to the accounts of forty-sour different barracks; but the manner in which the expences were applied was not specified. General Smith was proceeding at large against such a mode of surnishing accounts, when

The SPEAKER informed him that he was irregular in making a preamble to his motion.

Upon which he moved, "That there be laid before the House, an account of the number of infantry and cavalry, for which the different barracks were provided."

Mr. GREY wished to know from the Secretary at War, when the farther extraordinaries of the army, which were called for previous to the recess, would be furnished to the House? as he intended, if he did not get a satisfactory answer, to make the following motion, which embraced the whole of the question on which he wanted information: "That there be laid before the House, estimates of the ground rents of grounds on which barracks have been built—of the yearly rents of buildings occupied as barracks—and of the monies expended in the purchase of grounds for the farther erection of

barracks." And he hoped that the same delay would not accompany the production of this which had attended the former accounts.

The SECRETARY AT WAR replied, that he believed the accounts which the honourable gentleman called for, were to be found either in those furnished to the House, or in other accounts now about to be furnished. He was certain that General De Lancey had it in his power to give regular returns of the expenses of the barracks already built and occupied; and this, he presumed, was the case. It was true, Government had it in contemplation to build more barracks; but they had not yet determined to what extent. When this point should be settled, the accounts could be submitted with precision, till then there could be no precise calculation.

Mr. GREY observed, that he consented to withdraw his motion, on account of the right honourable Secretary's statement, though he was not at all fatisfied with the information he received. He could not forbear expressing his astonishment, that Government should be proceeding on a scale of undefined expences, in profecuting an object which in any times but the present, would have been contemplated with jealoufy and horror. He did not mean now to enter upon the argument, as the subject would, in a short time, undergo a full and serious parliamentary discussion, when he hoped that the House would express their detestation of a system which had been adopted without their confent, which had involved the country in an immense expenditure, without their concurrence, and which had been reprobated in all good times of the Constitu-It was an alarming circumstance to see 1,158,000l. laid out already in this business; and still more to see Administration going on in a plan of undefined expence. Where were they to stop? He wished again to ask the right honourable Secretary when Ministers would have their minds made up - when he could furnish estimates of those barracks to be built?

Mr. WINDHAM said, that he could not fix any particular time; he had before said all he could say on the subject. The honourable gentleman might call their building more barracks an indefinite intention perhaps, as they had not their minds made up; but they merely were unstatermined as to the number. They had no idea of an indefinite crection of barracks, as the honourable gentleman seemed to argue.

The motion was then withdrawn.

The SECRETARY AT WAR brought up a paper, containing a list of the late promotions of Officers in India, which was ordered to lie upon the table.

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adopted. In the times of Charles II. it was faid, that Lord Clarendon was confirmed in his love for the Constitution, by a very remarkable circumstance. When he began to study the laws of his country, his father, after laying down some maxims which he recommended as proper for him, to conform to in his political conduct, immediately expired. The present Minister might have learned patriotism from a similar occurrence in the history of his illustrious father, who, after attempting to make a great effort in behalf of his country, dropped down, and never after appeared in public. He brought forward his motion with some precipitation, he said, because he understood that there was a probability of prosecuting the war for another campaign at least, and that for the purpose of aiding this prosecution, another loan was to be negociated for the Emperor in this country, and he wished to have the Members of that House decide upon the question with unbiassed minds, so that the Public might have no ground to imagine they were interested in that negociation. Though urged by an impulse of duty to this undertaking, he found himself so embarrassed, as to be unable to discharge it in the manner he wished, and therefore not to intrude any longer on the time and patience of the House, he concluded by moving for leave to bring in a bill to prevent any Member of the House of Commons from having any share in a contract, commission, or agreement for a foreign loan.

Mr. GREY feconded the motion.

Mr. Chancellor PITT did not feel himself called upon to trouble the House much at length on the present occasion. There were two points of view in which the subject had been considered by the honourable gentleman; the first of which was, that foreign loans were improper means of profecuting the war. But as all foreign loans must necessarily come directly under the discussion of the House before they could be granted, he saw no necessity to anticipate the effect of that discussion. The other view in which he considered the subject, that foreign loans were means of ministerial influence, séemed to him to be equally inconclusive as to the object of his motion. For when the report on a late loan came under discussion, which would shortly be the case, they would have an opportunity of deciding how far the negociation of loans were converted by the present Administration into instruments of corruption. All that he would fay now was, that foreign loans were not more liable to be abused in that way, than domestic loans; and why Parliament should pass any act to encumber the negociation of a soreign loan in future, when perhaps it would be much for the intefest of the country that such a loan should be granted, he was completely at a loss to discover. He believed it would be difficult to prevent Members of Parliament from purchasing scrip if they pleased, after any loan was guaranteed by Parliament, and therefore conceived the whole of the honourable gentleman's motion to be useless. On these grounds he had not the smallest difficulty in giving a decided negative to the present motion.

Mr. M. ROBINSON explained, that he did not mean generally to oppose all means of carrying on the war, but that he disapproved, at all times, of a war being carried on by this country in any other way than by sea, a warfare which continental loans were by no means calculated to encourage.

Mr. FOX found no difficulty in giving his affent to the motion of the honourable gentleman, though it were on no other grounds than the impolicy of carrying on the war by means of foreign loans; for he had no difficulty in faying, that this country ought never to assist a foreign potentate by way of loan, because it was risking, not only for ourselves, but for our posterity, a great pecuniary loss, for which it was impossible at present, for us to provide. He had once been the supporter of a bill to prohibit contractors from sitting in Parliament. Then, it was thought wife, on account of the financial embarrassments of the country, to make an exception in favour of those who advanced their money for the public service, in any domestic loans. But the principle of this exception never could extend to contractors for foreign loans, because the object was not of equal public importance. The right honourable gentleman opposite to him (Mr. Pitt) said, let us argue the question, when the propriety of granting a foreign, loan comes under discussion. what was the argument of the honourable gentleman (Mr. Robinfon), let us decide upon it now, while every gentleman in the House is uninfluenced by personal confideration; let us come to a decision now, before we are biassed by motives by which it is easy for the judgment to be missed. But, said the Chancellor of the Exchequer, we shall have the subject soon under discussion when the House came to consider the Report of the Committee on the late That Report he hoped would undergo ample and serious discussion; and when it comes to be discussed, said Mr. Fox, we must not only not be men, but we must be children, if we can suppose that so great advantage can be derived by any individuals from a public loan as has certainly accrued to certain individuals from the late loan, without the possibility of this advantage being converted into an instrument of parliamentary corruption.— And if this was the case in domestic loans, what caution ought to be exercised by the House when they sound it necessary to voteaway

foreign loans? If they could bring themselves to believe that there were any circumstances in which it would be for the national interest to grant such loans, ought they not to make every provision to secure their own integrity of principle, to take the expediency of granting them unbiassedly under consideration, and to shew the public that they never would allow private and personal views to interfere with those disinterested and patriotic motives, which ought at all times to regulate their public conduct?

The House divided, Ayes — 19
Noes, — 70

Majority — 51

Adjourned.

Friday, February 12.

Mr. Alderman LUSHINGTON moved for leave to bring in a bill for the better recovery of small debts within the city of London.

Mr. JEKYLL said, that on a former occasion he had taken an opportunity to state his objections to a bill of a similar nature with the present, which had been thrown out. Now when he saw a bill of the same tendency introduced, he should have expected to have been apprised of the design by the worthy Alderman, as he had pledged himself to oppose the measure if revived. The bill went to extend the jurisdiction of courts of conscience, which formerly were confined to suits for debts under 40s. In his opinion they went materially to infringe the rights of juries, and the House ought to be well assured of its necessity before they gave it their approbation. There were already courts of law in London, with a jury, where such matters might be decided. It was complained that proceedings in these courts were expensive, but the question was not how cheaply but how well justice was administered? was informed however that the fact was the reverle. mean to detract from the commissioners, to whom the right of judging in these cases was to be transferred, but he was certain they were not professional men. Yet in questions to the extent of 51. was it not probable that legal points would arise, which the commisfioners were not competent to determine? He did not impute any blame to the worthy Alderman; nor did he suspect any improper motives in bringing forward the bill. He thought, however, that it was carrying from a court, which had the assistance of a jury, matters that could be very properly decided by it, to another where the advantage of a jury was wanting, and where they could not fo well be investigated. He would therefore oppose the bill in every stage.

Alderman LUSHINGTON said the honourable and learned gentleman would find that many of his objections were removed by the present bill. When the courts of Conscience were first instituted, the sum of 40s. was much greater than 51. now, and it was only agreeably to the original spirit and design of the institution that their authority was now to be extended. He highly respected the rights of juries, and no man could ascribe to him any wish to abridge their power.

Leave granted to bring in the bill.

Mr. LECHMERE said that he had intended to bring forward certain motions relative to the high price of corn, which he believed would come better in the Committee of the whole House on this subject, which stood for Monday. As he understood that Monday would be dedicated to important public discussions, he would move that the order of the day for the House to resolve itself into a Committee of the whole House, on the high price of corn, on Monday, should be discharged, and renewed for Tuesday.

Agreed to.

The House resolved itself into a preparatory Committee, in which leave was given to bring in a bill for regulating the carrying of slaves; and the House being resumed, the report was received, and leave granted to bring in the bill.

The order of the day for the second reading of a bill for regulating the wages of labourers being read, Mr. WHITBREAD, jun. rose and said, that so considerable a period had intervened since the first reading and printing of the present bill, that he could labour under no imputation of a desire to hurry it precipitately through the Ample room had been given for members to consider maturely its object and regulations, and to collect from their constituents such information as they might require. He hoped that gentlemen had improved the opportunity which this interval had offered for that purpole. For his own part, from some unfortunate private circumstances, he had not made such an extensive investigation of the subject as he could have wished; but every step which he had taken, and every inquiry that he had instituted, convinced him of the necessity of remedying the present grievances of the industrious poor by some legislative provisions. Whether those which he had suggested were the most proper to be adopted, was a question which he submitted to the decision of the House? Having bestowed considerable pains and attention in drawing up the bill, he might have left it for their consideration and determination upon its merits

[COMMONE.

alone, did not the necessity of the subject, and the apparent novelty of the measure, demand a few words in explanation, and they should He felt as much as any man how greatly it was to be he but few. desired that legislative interference in matters of this nature should be abolished, and the price of labour, like every other commedity, be left to find its own level. From reasonings upon the subject, the result was, that it always would find its level; but the deductions of reason were confuted by experience; for he appealed to the sense of the House, whether the situation of the labouring poor in this country was such as any feeling or liberal mind would wish? He did not mean that the wages of the labourers were inadequate for his subsistence and comfort in times of temporary scarcity and unusual hardship; but even at the period preceding this distress the evil likewise prevailed. In most parts of the country, the labourer had long been struggling with increasing misery, till the pressure had risen to a height almost too grievous to be endured, while the patience of the sufferers under their accumulated distresses had been conspicuous and exemplary. And did not such distress, supported with so much fortitude, merit relief from the Legislature of the country? Were it necessary to refer to any authority, he could quote the writings of Dr. Price, in which he shews, that in the course of two centuries, the price of labour had not increased in the rate of more than three or four times, whereas the price of meat had increased in the proportion of six or seven times; and that of cloathing, no less than fourteen or fifteen times in that period. poor's rates too had increased since the beginning of the century from 600,000l. at which they were cstimated, to upwards of three mil-Nor was this prodigious increase in the poor's rates to be ascribed to the advance of population, for it was doubtful whether in fact any such increase had taken place. At the present period the contrary seemed to be the case. By the pressure of the times, marriage was discouraged; and, in the domestic circle, among the laborious classes of the community, the birth of a child, instead of being hailed as a bleffing, was confidered as a curse. For this ferious and alarming evil a remedy was required, and to this was the bill in question directed. It is my wish, said Mr. Whitbread, to rescue the labouring poor from a state of slavish dependance, to enable the husbandman, who dedicates his days to incessant toil, to feed, to clothe, and lodge his family with some degree of comfort, to exempt the youth of this country from the necessity of entering into the army or the navy, and from flocking to great towns for subsistence; to prevent the mechanic from considering the birth of a child as a family curse; and to put it in the power of him who

ploughs and fows and threshes the corn, to taste of the fruits of his industry, by giving him a right to a part of the produce of his. labour. Such were the grounds upon which the bill in question was built, and by which it was recommended to the House. those who dreaded every thing which wore the aspect of innovation, and who reprobated every measure that was new, he would say, that here was no departure from established precedents, or introduction of unknown principles. The statute of the 5th of Elizabeth, was enacted expressly for the purpose of regulating the price of labour. This statute was acted upon for forty years, when it was afterwards amended by a subsequent one in the reign of James the first, bearing a similar title. He would not be understood as commending the principle of these statutes; on the contrary he was of opinion, that they operated as a clog to industry, by permitting Justices to fix the maximum of labour. But even as late as the 8th of George the third, Justices were empowered to regulate the wages of taylors, and even now the Lord Mayor and council of London control the rate of the filk-weavers' wages. He mentioned these as precedents, merely to shew that the price of labour has, in different cases, been already regulated by Legislative provisions. To those who were afraid of entrusting Justices with the power with which they would be invested by the provisions of the present bill, he should only say, that he left the power where he found it. present they were possessed of the power to oppress the labourer, and this bill only invested them with the additional power to redress his grievances. By fixing the minimum of the wages of labour, a comfortable sublistence was secured to industry, and at the same time greater exertions were prompted by the hope of greater reward. To some, perhaps, the time of bringing this subject forward might appear exceptionable. There were those who would say, if the labourers were not distressed, why agitate a question for which no necessity calls, and awaken desires which are not felt? others would maintain that it was unseasonable to direct the public attention to fuch a subject, while the pressure of distress might excite discontents, or raise unreasonable expectations.—To these he could only answer, that he was not one who could fee wife and falutary measures sacrificed to a pretended inconvenience in the circumstances of the times; and that he was of opinion that what was proper to be done could never be done out of season. If any material objections were afterwards urged against the bill, he might avail himself of the indulgence allowed to the person who makes a motion, and reply to the best of his ability. He concluded with moving, "That the bill be now read a second time."

Mr. HONEYWOOD seconded the motion.

Mr. Chancellor PITT not observing that gentlemen were prepared to deliver their fentiments on the present bill, could not give a filent vote upon a question of so much importance, and at the same time of so much delicacy. In the interval which had taken place fince the first reading of the bill, he had paid considerable attention to the subject, and endeavoured to collect information from the best sources to which he had access. The evil was certainly of such a nature as to render it of importance to find out a proper remedy; but the nature of the remedy involved discussions of such a delicate and intricate nature, that none should be adopted without being maturely weighed. The present situation of the labouring poor in this country, was certainly not such as could be wished, upon any principle, either of humanity or policy. That class had of late been exposed to hardships which they all concurred in lamenting, and were equally actuated by a defire to remove. He would not argue how far the comparison of the state of the labourer, relieved as it has been by a display of beneficence never surpassed at any period, with the state of this class of the community in former times, was just, though he was convinced that the representations were exaggerated. At any rate the comparisons were not accurate, because they did not embrace a comprehensive view of the relative situations. He gave Mr. Whitbread ample credit for his good intentions in bringing the present bill into Parliament, though he was afraid that its provisions were such as it would be impolitic, upon the whole, to adopt; and though they were adopted, he believed that they would be found to be inadequate to the purposes which they proposed.— The authority of a very eminent calculator, Dr. Price, had been adduced to show the great advance that had taken place on every article of sublistence, compared with the slow increase of the wages But the statement of Dr. Price was erroneous, as he compared the earnings of the labourer at the period when the cornparison is instituted, with the price of provisions, and the earnings of the labourer at the present day, with the price of the same articles, without adverting to the change of circumstances, and to the difference of provisions. Corn, which was then almost the only food of the labourer, was now supplied by cheaper substitutions, and it was unfair to conclude that the wages of labour were so far from keeping pace with the price of provisions, because they could no longer purchase the same quantity of an article, for which the labourer had no longer the same demand. The simple question now to be considered was, whether the remedy for the evil, which was admitted in a certain extent to exist, was to be obtained by

giving to the Justices the power to regulate the price of labour, and by endeavouring to establish by authority, what would be much better accomplished by the unassisted operation of principles? was unnecessary to argue the general expediency of any Legislative interference, as the principles had been perfectly recognized by the honourable gentleman himself. The most celebrated writers upon political economy, and the experience of those states where arts had flourished the most, bore ample testimony of their truth. had only to inquire, therefore, whether the present case was strong enough for the exception, and whether the means proposed were fuited to the object intended? The honourable gentleman imagined that he had on his side of the question the support of experience in this country, and appealed to certain laws upon the statute book, in confirmation of his proposition. He did not find himself. called upon to defend the principle of these statutes, but they were certainly introduced for purposes widely different from the object of the present bill. They were enacted to guard the industry of the country from being checked by a general combination among labourers; and the bill now under confideration, was introduced folely , for the purpose of remedying the inconveniences which labourers sustain from the disproportion existing between the price of labour, and the price of living. He had the satisfaction to hear the honourable gentleman acknowledge, that if the price of labour could be made to find its own level, it would be much more defirable than to assess it by arbitrary statute, which in the execution was liable to abuse on the one hand, and inessicacy on the other. If the remedy succeeded according to the most sanguine expessations, it only established what would have been better effected by principle; and if it failed on the one hand it might produce the severest oppression, and on the other encourage the most profligate idleness and extravagance. Was it not better for the House then to consider the operation of general principles, and rely upon the effects of their unconfined exercise? Was it not wiscr to reflect what remedy might be adopted, at once more general in its principles, and more comprehensive in its object, less exceptionable in its example, and less dangerous in its application? They should look to the instances where interference had shackled industry, and where the best intentions have often produced the most pernicious effects. indeed the most absurd bigotry in afferting the general principle, to exclude the exception; but trade, industry, and barter would always find their own level, and be impeded by regulations which violated their natural operation, and deranged their proper effect. being granted, then he appealed to the judgment of the House,

whether it was better to refer the matter entirely to the discretion of a magistrate, or to endeavour to find out the causes of the evil, and by removing the causes, to apply a remedy more justifiable in its principle, more easy in the execution, more effectual in its operations, in fine, more confonant to every maxim of found and rational policy. The evil, in his opinion, originated, in a great measure, in the abuses which had crept into the poor laws of this country, and the complicated mode of executing them. The poor laws of this country, however wife in their original institution, had contributed to fetter the circulation of labour, and to substitute a fystem of abuses, in room of the evils which they humanely meant to redress, and by engrafting upon a defective plan, defective remedies produced nothing but confusion and disorder. The laws of fettlements prevented the workman from going to that market where he could dispose of his industry to the greatest advantage, and the capitalist, from employing the person who was qualified to procure him the best returns for his advances. These laws had at once increased the burdens of the poor, and taken from the collective resources of the state, to supply wants which their operation had occasioned, and to alleviate a poverty which they tended to perpe-Such were the institutions which misguided benevolence had introduced, and with fuch warnings to deter, it would be wife to diffrast a similar mode of conduct, and to endeavour to discover remedies of a different nature. The country had not yet experienced the full benefit of the laws that had already been paffed, to correct the errors which he had explained. From the attention he had bestowed upon the subject, and from the inquiries he had been able to make of others, he was disposed to think we had not gone yet far enough, and to entertain an opinion that many advantages might be derived, and much of the evil now complained of removed, by an extension of those reformations in the poor laws which had been begun. The encouragement of friendly focieties would contribute to alleviare that immense charge with which the public was loaded in the support of the poor, and provide by favings of industry for the comfort of distress. Now the parish officer could not remove the workman, merely because he apprehended he might he burdensome, but it was necessary that he should be actually But from the pressure of a temporary distress, might chargeable. the industrious mechanic be transported from the place where his exertions could be useful to himself and his family, to a quarter where he would become a burden without the capacity of being even able to provide for himself. To remedy such a great striking grievance, the laws of fettlement ought to undergo a radical amendment.

He conceived, that to promote the free circulation of labour, to remove the obstacles by which industry is prohibited from availing itfelf of its resources, would go far to remedy the evils, and diminish the necessity of applying for relief to the poor's rates. In the course of a few years, this freedom, from the vexatious restraint which the laws imposed, would supersede the object of their institutions. The advantages would be widely diffused, the wealth of the nation would be increased, the poor man rendered not only more comfortable but more virtuous, and the weight of poor's rates, with which the landed interest is loaded, greatly diminished. should wish, therefore, that an opportunity were given of restoring the original purity of the poor laws, and of removing those corruptions by which they had been obscured. He was convinced, that the evils which they had occasioned did not arise out of their original constitution, but coincided with the opinion of Blackstone, that in proportion as the wife regulations that were established in the long and glorious reign of Queen Elizabeth, have been superseded by subsequent enactments, the utility of the institution has been impaired, and the benevolence of the plan rendered fruitless.

While he thus had expressed those sentiments which the discussion naturally prompted, it might not perhaps, be improper, on such an occasion, to lay before the House the ideas floating in his mind, though not digested with sufficient accuracy, nor arranged with a proper degree of clearness. Neither what the honourable gentleman propoled, nor what he himself had suggested, were remedies adequate to the evil it was intended to remove. however, the two modes of remedying the evil were on a par in effect, the preference in principle was clearly due to that which was least arbitrary in its nature, but it was not difficult to perceive that the remedy proposed by the honourable gentleman would either be completely ineffectual, or such as far to over-reach its mark. As there was a difference in the numbers which compose the families of the labouring poor, it must necessarily require more to support a small family. Now by the regulations proposed, either the man with a small family would have too much wages, or the man with a large family who had done most service to his country, would have too little. So that were the minimum fixed upon the standard of a large family, it might operate as an encouragement to idleness on one part of the community; and if it were fixed on the Randard of a small family, those would not enjoy the benefit of it, for whose relief it was intended. What measure then could be found to supply the defect. Let us, said he, make relief in cases, where there are a number of children a matter of right, and an honour

instead of a ground for opprobrium and contempt. . This will make a large family a bleffing, and not a curse; and this will draw a proper line of distinction between those who are able to provide for themselves by their labour, and those who, after having enriched their country with a number of children, have a claim upon its affistance for their support. All this, however, he would confess, was not enough, if they did not engraft upon it resolutions to discourage relief where it was not wanted. If such means could be practifed as that of supplying the necessities of those who required affistance by giving it in labour or affording employment, which is the principle of the act of Queen Elizabeth, the most important advantages would be gained. They would thus benefit those to whom they afforded relief, not only by the assistance bestowed, but by giving habits of industry and frugality, and in furnishing a temporary bounty, enable them to make permanent provision for them-By giving effect to the operation of friendly focieties, individuals would be rescued from becoming a burden upon the Publie, and, if necessary, be enabled to subsist upon a fund which their own industry contributed to raise. These great points of granting relief according to the number of children, preventing removals at the caprice of the parish officer, and making them subscribe to friendly focieties, would tend in a very great degree to remove every complaint to which the present partial remedy could be applied.— Experience had already shewn how much could be done by the industry of children, and the advantages of early employing them in fuch branches of manufactures as they are capable to execute. The extension of schools of industry was also an object of material im-If any one would take the trouble to compute the amount of all the earnings of the children who are already educated in this manner, he would be furprised, when he came to consider the weight which their support by their own labours took off the country, and the addition which, by the fruits of their toil, and the habits to which they were formed, was made to its internal opulence. The fuggestion of these schools was originally drawn from Lord Hale and Mr. Locke, and upon such authority he had no difficulty in recommending the plan to the encouragement of the Much might be effected by a plan of this nature suf-Such a plan would convert the ceptible of constant improvement. relief granted to the poor into an encouragement to industry, instead of being, as it is by the present poor laws, a premium to idleness, There were also a number of subordinate and a school for sloth. circumstances, to which it was necessary to attend. The law which prohibits giving relief where any visible property remains should be

abolished. That degrading condition should be withdrawn. No temporary occasion should force a British subject to part with the last shilling of his little capital, and compel him to descend to a state of wretchedness from which he could never recover, merely that he might be entitled to a casual supply. Such little sums might be advanced as might put the persons who received them in the way of acquiring what might place them in a fituation to make permanent provision for themselves. These were the general ideas which had occurred to him upon the subject; if they should be approved of by any gentleman in the House, they might perhaps appear at a future time in a more accurate shape than he could pretend to give them. He could not, however, let this opportunity slip without throwing. them out. He was aware that they would require to be very maturely confidered. He was aware also of a fundamental difficulty, that of infuring the diligent execution of any law that should be en-This could only be done by presenting to those who should be intrusted with the execution motives to emulation, and by a frequent inspection of their conduct as to diligence and fidelity." Were he'to suggest an outline, it would be this. To provide some new mode of inspection by parishes, or by hundreds—to report to the Magistrates at the Petty Sessions, with a liberty of appeal from them to the General' Quarter' Sellions, where the Justice should be empowered to take cognizance of the conduct of the different commisfioners, and to remedy whatever defects should be found to exist. That an annual report should be made to Parliament, and that Parliament should impose upon itself the duty of tracing the effect of its system from year to year, till it should be fully matured. That there should be a standing order of the House for this purpose, and in a word, that there should be an annual budget opened, containing the details of the whole system of poor laws, by which the Legislature would show, that they had a constant and a watchful eye upon the interests of the poorest and most neglected part of the community. Mr. Pitt concluded an excellent speech with acknowledging, that he was not vain enough to think that he had brought forward any new idea, adding, however, that those which he had suggested, were collected from the best sources of information, from a careful examination of the subject, and an extensive furvey of the opinions of others. He would only say, that it was a subject of the utmost importance, and that he would do every thing · in his power to bring forward or promote such measures as would conduce to the interest of the country.

Mr. LECHMERE felt it impossible to give a silent vote upon this occasion, because the bill, in his opinion, was not only founded

upon humanity, but policy also; and the late elarming fearcity of provisions, he thought, ought to induce every man who wished to encourage the industrious poor, to promote every plan of relief for them at such a crisis. No man among the agricultural labourers could at present support himself and his family with comfort; for a barley loaf is at the enormous price of twelvepence-halfpenny, while the whole of the labourer's daily wages amount to no more than one shilling. As to the various acts of unheard-of beneficence which the right bonourable gentlemen had boasted of during this temporary calamity, he knew nothing of them, since, unhappily, the labouring poor in his neighbourhood had not experienced their blessed effects. By the exorbitant price of meat, which he attributed rather to an unprincipled monopoly than any material scarcity of that article, the poor were unable to purchase it, else they might possibly make use of an inferior fort of bread, which might be obtained at a cheaper rate, but it would be less nutritious in its quality also, and therefore not sufficient suffenance alone. In his part of the country, he repeated, that it was impossible for a poor man to live, though an honourable gentleman (Mr. Burdon), upon a former evening, afferted, that the contrary was the case in his part of the country, where the poor not only lived contentedly, but well. This, however, was the effect of the contributions of the rich and the benevolent, and, as had been quoted on the occasion,

!! Haud ignara mali, miseris succurrere disco,"

It was a noble sentiment, and he applauded him for it, but yet he would rather have the labourer enjoy the honest fruits of his industry, than be obliged to receive his due as an electrosynary gift. It appeared to him extremely necessary; that the minimum of agricultural labour should at least be fixed; not but that he wished equally well to the manufacturer and artificer, but he thought their situation called less for the interference of Parliament than the other. Upon these principles he gave his affent to the second reading of the bill, because it tended to make the poor man happier.

Mr. BUXTON said, after the able and comprehensive speech of the right honourable gentleman (Mr. Pitt), he should not presume to trouble the House much. If the plan of the honourable gentleman opposite were to do no more good than having drawn sorth a variety of observations so fraught with sound policy, liberal argument, and a general view of such an important and complex subject, as that speech of the right honourable gentleman, he should affert that it had done a great deal, and that the right honourable gentleman was not only entitled to the thanks of that House, but of

his country for it. Farther than that he was free to confess that the bill did not appear likely to be of much service, for if the price of labour were to be fixed by the Justices of Peace, according to the regulations there proposed, he feared that many labouring and industrious people would be entirely thrown out of employ, and become a burden to their respective parishes. Some of the people he alluded to were those who by sickness or old age are rendered incapable of doing so much as a common labourer, and who would consequently be rejected for younger persons, and persons of more strength and activity, and more healthy constitutions. Another class of people which would be much injured by it were the linen weavers, who, in the laxity of employment in that manufacture, turn their attention to agricultural labour, and are employed by farmers to do an inferior kind of work, where a regular labourer can be more usefully employed. These people can earn but a shilling per day, when a regular labourer earns eighteen-pence, and consequently if their wages were to be equalized, they would be dismissed. When the honourable gentleman (Mr. Lechmere) faid that he had not feen any of those unheard of acts of beneficence which the right honourable gentleman near him had so highly and so properly extolled, he regretted that he lived in a different part of the country than that from which he himself came, as there the farmers and neighbouring gentry had voluntarily entered into the most liberal subscriptions for the relief of the labouring poor, which did them immortal honour. In regard to the objects and tendency of the present bill, he said that at Christmas he consulted with various well-informed farmers and gentlemen in their meetings at Norwich, and they all unanimously concurred in their opinions, that if it were passed into a law, it would be injurious, and therefore he should give his negative to the second reading.

Sir THOMAS COXHEAD faid, he felt infinite fatisfaction, in common with every member in that House, at what had fallen from the Chancellor of the Exchequer, whose whole attention, it could not be denied, was ever directed to the public good. He chiesly rose to do away any misrepresentation from the affertion of an honourable gentleman, that he had not witnessed any of the unheard-of acts of beneficence, which the right honourable gentleman opposite him had so worthily praised, in his part of the country. If the honourable gentleman meant Worcestershire, as he presumed he did, he was bound to inform the House and the public, that the farmers and gentry in that county had been as active, generous, and liberal in their relief of the labouring poor as in any other part of the kingdom whatever.

Mr. LECHMERE explained.'

Mr. VANSITTART commended the honourable gentleman who introduced the bill, for his humane intentions, but declared that he had no helitation in voting against it, because he thought any arbitrary regulations of the Justices of the Peace, in the price of labour, would be a greater evil than that already complained of. He was of opinion, if the magistrates were empowered to fix the price of labour, that the situation of the labouring man would be worse, and not better. The bill appeared to him, in every view, unnecessary, as the law since the reign of James the sirst, enabled the magistrate to fix the price of labour.

Mr. BURDON did not apprehend that the industrious poor were in that wretched situation stated by some gentlemen. The industrious labourer, in many instances, was able to support his family, and lay up something for his old age. From the average price of labour for some years, the House must perceive, that the wages of the labourer were confiderably increased. They were the most useful class of men, and should be an object of peculiar care, and he could not but express his admiration at the clear and perspicuous manner in which Mr. Chancellor Pitt had delivered his fentiments on the subject. The friendly societies, he observed, if they continued to extend, would be productive of infinite good. He mentioned one of those societies, which had adopted the praiseworthy plan to lend a man of character and industry small sums, to the extent of ten or fifteen pounds, in order to affift him in the way of his business. As to the bill before the House, he was convinced of its inadequacy to correct the abuses of which it complained. thought any attempt to renew the obsolete regulations of Elizabeth in this case inapplicable, and recommended rather to repeal the act of Elizabeth than set it up as a precedent to act upon.

Mr. EDWARDS approved of the motion, and was of opinion that the bill should go into a Committee, where some clauses might be omitted and others added. At all events, the agitating the question, had called forth the attention of Mr Chancellor Pitt, and whatever advantages it might derive from him or any other quarter, the honourable gentleman who made the motion, was intitled to every praise from his country on the occasion.

Mr. FOX.—I do not mean to trouble the House at any length on the present occasion. I only wish in a few words to account why the vote I shall this night give in favour of the bill is not agreeable to the general principle, by which I am guided in such discussions. There is no man less friendly to any system of compulsion than I

means can be had of redressing an evil. But the question now is not on the general principle, but on that particular, state of the law, which renders some measure necessary to be adopted for the relief of the labouring poor.—While the law, as it stands, is saddled with so much restrictions, I approve of the bill proposed by my honourable friend, as calculated to correct that which is bad in its present operation, and to secure at least to the labourer the means of partial relief. But if the House object to the measure as improper, if they are of opinion that it is not the most judicious or de-. sirable which may be applied, under all the circumstances of the case, I hope that they will go to the root of the evil, and provide some remedy adequate to the extent of the grievance. fore, they shall give a negative to the second reading of the bill, I shall consider that by so doing they pledge themselves to take the subject into their early and most serious consideration. ever eligible the proposition of my honourable friend may be, I am convinced that if what he has brought forward shall induce the House to go into a full examination of the subject, and to provide a remedy commensurate to the evil, he will not only have accomplished his own benevolent intentions, but will have done a much greater service to the country, than even if the bill which he has now brought forward should be adopted.

Mr. WHITBREAD.—I cannot but congratulate the House on the able and eloquent speech which has been delivered by the right honourable gentleman on the subject, which it has fallen to me to introduce to their notice. It was undoubtedly a speech supported by much ability, and embellished with as much eloquence as the subject could admit. But at the same time I must remark, that if the poor laws had actually been such, as the right honourable gentleman had stated that they ought to be, it would not have been necessary for me to have brought forward the proposition, which I am afraid that facts and experience will be found undeniably to confirm, that the poor in this country are in a state in which they ought not to be—in a state hardly consistent with the character of a civilized country.—The hardships to which they are subjected, are such as, in some degree, to justify the statement, which has been thrown in the teeth of myself and other advocates for the abolition of the slave trade, "that the lower classes of the working people in England, are in a worse condition even than the slaves, who were the objects of our commiseration. As to what the right honourable gentleman stated, about the price of labour finding its own level, he does not recollect, that in the mean time, till that level be found, the industrious poor labour under the pressure of immediate suffering, and are placed in a flate of intolerable oppression. Even if the expedients which he has proposed should succeed, they are matter of future regulation, and not calculated to afford that relief which the exigencies of the times so imperiously demand. Even if it should be possible to a considerable degree to promote industry among the children of the poor, and to destroy the oppressive restrictions with respect to settlements, still it will be a considerable time before the price of labour will have found its own level. other more effectual regulations should afterwards be adopted, still this bill was eligible as a temporary relief. It did not compel the magistrates to act; it only empowered them to take measures according to the exigency of the times, Some of my friends have suggested that I ought to make the bill temporary; but that is not necesfary, as its effect is not at all compulsory, if other measures should be adopted by which the object may be more effectually answered. The right honourable gentleman stated, that the object of the statute of Elizabeth was to prevent combinations of workmen; in this he was mistaken, the preamble expressly stated that it was for the relief of poor labourers, and such unequivocally appeared to be the object, however clumfily the framers of the bill might have gone about Gentlemen stated as an objection to the bill, that it went to fix the price of labour; they did not attend to the circumstance, that it did not go to determine what should be the general price of labour, but only what should be the least price of labour under particular circumstances. As to persons who were engaged in other employments, fometimes finding a resource in the occupations of husbandry, when their own business was at a stand, and being hired by the farmers to do their work at an inferior price, I do not see how these persons can be affected by the bill. It will still be necessary for the farmers to find persons to do that species of work, and it is not fitting that any should give their labour for a less sum than is competent to sustain them. As to the particular case of labourers, who have to provide for a number of children, I think that the wisest thing for a Government, instead of putting the relief afforded to such on the footing of a charity, supplied, perhaps, from a precarious fund, and dealt with a reluctant hand, would be at once to institute a liberal and ample premium for the encouragement of large There is just one to which I shall advert, before I conclude, namely, the wretched manner in which the poor are lodged. It is such as ought not to be in a country like this, proud of its freedom, and boasting of the equal rights of all its subjects. lord, who lets the ground upon leafe to the farmer, does not confider himself as bound to repair the cottages. The farmer, who

has only a temporary interest in the property, seels no anxiety on the subject. The cottage dismantled, and mouldering to decay, affords neither warmth nor shelter to the poor inhabitant, who is left exposed to the fury of all the elements, and the inclemency of every season. The stately landlord, and the opulent farmer, forget that they have an interest in the preservation of the industrious poor, and that it is to them they are indebted for the support of their grandeur, and the accumulation of their wealth. If, as appears from the present temper of the House, a negative shall be put upon the second reading of this bill, I shall then move for leave to bring in a bill to repeal the statute of Elizabeth, and afterwards for a Committee to take into consideration the state of the poor laws.

Mr. MARTIN.—No person can admire more than I did, the speech of the right honourable gentleman. Subscribing to all the exellent sentiments it contained, I hope that he will follow it up with some measure for meliorating the state of the poor. But till some step be actually taken for the purpose, I will give my vote for the present bill, which is at least calculated to afford a temporary relief, and which does so much honour to the benevolent intention of the honourable mover. I have always considered it as a difference to the nation, that the industrious poor should not be provided with a sufficiency of wholesome food, and with a decent and comfortable lodging; and I think the country under great obligations to the honourable gentleman who has brought forward the subject.

General SMITH.—The right honourable gentleman stated, that the price of labour, like any other commodity, must be left to find its own level. He does not recollect that labour does not resemble any other commodity; it is frequently attached to a particular situation, and cannot be exported to foreign parts. As to employing the industry of children, such a measure, however apparently productive, ought not to be adopted without particular regulations. I have feen children, in some parts of the country, employed in branches of manufacture that were highly pernicious, whose wan and pale complexions bespoke that their constitutions were already undermined, and afforded but little promise of a robust manhood; or of future usefulness to the community.

Mr. MARTIN. Allow me to add one other consideration, that the great patience and submission, which the poor have shewn under the severe pressure of the times, and the peculiar hardships which they have suffered, ought to operate as one great inducement, why we should immediately take their case into consideration, and afford them the most effectual relief.

Mr. HUSSEY. I have some difficulty in speaking at all on this Vol. XLV.

occasion, as it is a subject on which I feel myself peculiarly depressed. All the propositions of the right honourable gentleman refer to suture regulations; and of the bill as it is brought forward by my honourable friend for the purpose of temporary relief, I cannot exactly approve. It is evident, however, there can only be two ways to meet the evil, either to increase the price of labour, or to diminish the price of provisions. Of the two, I confess, that I am most disposed to favour the latter, and that if a legislative interference is to be adopted, I would rather wish that it should be directed to fix the rate of provisions. All the regulations suggested by the right honourable Chancellor of the Exchequer are proper, wise, and salutary; but the exigency of the times is such as to call for the adoption of some actual remedy, and something must immediately be done in order to satisfy the Public.

Mr. WHITBREAD then moved for leave to bring in a bill to repeal the statute of the 5th of Elizabeth; which was accordingly granted.

Mr. GREY—In consequence of the notice I have given, of a motion for Monday, I am desirous to ask a question from Ministers, eonnected with the subject to which it may be necessary for me then to call the attention of the House. An account has this day reached the capital, of a Preliminary Convention having been settled between the Plenipotentiaries of His Imperial Majesty and of the French Republic, in consequence of which a Congress is to be held to adjust the terms of peace, and to which the other powers are to be invited to accede. I most sincerely wish that this intelligence may prove to be true, and I now rise to ask from Ministers, whether they have received any such intelligence, or have reason to believe it authentic?

Mr. Chancellor PITT.—I am so circumstanced as to be unable to afford the honourable gentleman a positive answer to his question. A paper has been shewn me, purporting to be from Paris, dated the 10th instant. It did not come regularly through any channel to Government, and there are some circumstances respecting the paper, which incline me to doubt its authenticity. As to the intelligence it contains, I have only to add, that I have not the smallest information on the subject, nor have I the slightest reason to believe it to be true.

The House adjourned.

Monday, 15th February.

Mr. GREY.—" In rising to bring this subject once more before this House, I cannot help expressing my sincere regret, that the cir-

cumstances of the country have been such, as to render it necessary. for me so earnestly to press it upon your attention. I have frequently been unfortunately called upon to make a motion of a similar tendency to the present; the task is again imposed upon me by the duty and attention I owe to the interests and fafety of the country. I ardently hoped, that in the interval which has taken place fince a communication upon this subject came from the Throne, fomething would have been done, calculated to give effect to the promises which Ministers held out; but I have been disappointed. I hoped, that fince we were told, an order of things had taken place, which rendered it possible for us to maintain with our enemy the accustomed relations of peace and amity—an order of things no longer incompatible with the existence of social order and happiness—some measures would have been taken in the way of negociation, and that the sentiments then brought forward, would have produced a conduct which would have rendered my interference unnecessary. I ardently expected, that while Europe was bleeding at every pore, Ministers would have done something to realize the fond hopes we were all led to indulge. No fuch thing has taken place. An interval of two months has elapsed, during which the most favourable opportunities for negociating have occurred, and we, at the present moment, appear not to be a fingle jot nearer the defired object than before. From every thing to be seen, we are led to conclude, that a contest, the uniform progress of which has been marked with difafter, is to be profecuted to the utmost extremity. Ministers have, indeed, changed their language and their principles. It is no longer the preservation of social order, the safety of regular government, or the extirpation of doctrines hostile to our tranquillity. They are forced to recur to the expedient of deluding the people with the hopes of peace, while they are determined to persevere in the system of warfare; and while they had professions of peace in their mouths, a new campaign was to be enterprised; while they are flattering us with promises, they hurry us into all the expences and calamities attendant upon war. Under such circumstances, I fay, that I feel it my indispensable duty once more to demand the attention of the House to the subject, I hope with more success than has attended me on any similar occasion. I wish that the Public may precisely know what grounds they have to support the expectation of peace, or on what principles they are called upon to persevere in the contest. Before we embarked in hostilities, before we had plunged into a war which has been marked by such unprecedented calamity, by one continued series of misery and misfortune, it fell to my lot to support a proposition of an honourable gentleman, which

was ealculated to explain and make intelligible to this House, and to our fellow subjects, the principle upon which Ministers thought it necessary to disturb the peace and tranquillity of the nation. Our efforts were not crowned with fuccess. We at last embarked in the war, without understanding the principle on which we ourselves acted, or even that of our allies, without seeing our way, having in fact nothing to hope, and every thing to fear. sequences which followed were those we had reason to expect. A confederacy without having the same view of the object to be attained, each studying its separate interest, could not be successful. By. acting on one common and well-understood system, something might have been done; but by obstinately profecuting separate plans and interests, the common cause must be ruined and destroyed. first campaign was undertaken and ended with the defeats sustained by the allies at Dunkirk, and at Maubeuge. Propositions were again brought forward, to induce ministry to take measures for the re-establishment and preservation of peace. Force did not seem to promise success. The moment was, upon the whole, extremely favourable to views of pacification, but all ideas of negociation were rejected. Then came the unfortunate campaign of 1794. the moment we were obliged to retreat from Landrecies, it was but an unremitting series of defeat and disgrace. Holland was over-Holland, the taking of which was held out to be incompatible with the safety of this country, or of Europe at large. Again, in 1795, a proposition was made to the same purpose, but still every idea of negociation was rejected. What followed? Prussia made a separate peace. Spain followed the example. Then appeared the pacific declaration of the Germanic Body, with the exception of the Elector of Hanover, who, however, in that capacity foon afterwards acted a different part. The Emperor at the same time, was indulged with a loan. But why should I repeat these things? It is not, I assure you, for the sake of triumph, but it is to shew, that whatever blame might have been incurred, the fault is not to be attached to my friends or to myself—it is chiefly to warn you against that confidence, that unseasonable confidence in Ministers, which they have asked and have received, but which, in the mind of every wife man and well-wisher of his country, they must for ever have forfeited, since they have totally difregarded, not merely their implied, but their direct and positive Let me call to your recollection what passed in this matter in the course of last year. Ministers came forward with smooth phrases, and pleasant expressions. They were asraid to the ears of the people with the harsh discordant sounds of war.

They used general words, which, it seems, meant nothing.— They held out a something that had the semblance of peace, an airy fomething; for what were they actually doing? What have they hitherto done? Deserted by Prussia, by Spain, by one faithful ally after another, they continued, and feem likely to continue, obstinately and blindly to perfist in war; and the only well-founded, but miserable hope, now seems to be, that we shall soon have the whole-weight of the war upon our own shoulders. I again was about to present myself to your notice on this subject, when Ministers announced a message from His Majesty, and from that high authority we were informed, that the long-looked-for order of things had taken place; the crisis had come to a favourable issue; a negociation was at last practicable. I had even given notice of my motion, but I thought proper to suspend it, because the grand barrier which stood in the way of negociation being thus removedfinding that we were no longer to hear of the French Government being incompetent to enter into, or to maintain the relations of peace and amity, I firmly expected, on the meeting of Parliament, after the recess, to hear that something decisive and satisfactory had been done. Has any such thing been heard? No. Can Ministers state any thing satisfactory on the subject? I wish them not to reveal state secrets; but can they tell us that their readiness to negociate has been followed up by actual negociation? That terms have been offered, but that the French are haughty and unreasonable? Could they have stated any thing like this, I should have no occafion to trouble you with this motion; but when I lately put the question to Ministers whether this was the case, I received no anfwer. Had any fatisfactory explanation been given either that something was going on, or that no treaty could be made, I would have abstained from making the present motion. Yet nothing of this kind is understood, and hitherto all our expectations have proved to be vain. Peace in their mouths, while they make only preparations for war. Another campaign is about to take place, and, it was faid, another loan to be granted to the Emperor, a measure to which, compliant as the House have been, they will hardly venture to give their concurrence. I find it then, Sir, again necessary to bring the subject before the House, although it has not novelty to recommend it, and from the frequency of difcussion has failed to excite much interest. I am again to press the necessity of taking immediate steps for negociation, though, I confels, with no very fanguine hopes of success; the thin attendance of the House upon the discussion of a subject of such magnitude is no favourable omen. Nevertheless, I conceive it to be my duty.

to state the reasons that induce me to persevere in calling the attention of the House to this point. The discussion of the question is at this moment attended with one advantage. It appears difencumbered of many topics which were formerly matters of dispute. I am relieved from the necessity of arguing on the competency of the French to treat. We no longer hear of them as the avowed enemies of God and Man, of virtue, focial order, happiness and humanity. We have renounced these wild ideas, and have no objection to consider them as a Republic, one and indivisible, founded on the basis of Liberty, Equality, Fraternity, and the Rights of Man. This, in fact, is now a Government with which Britain is ready to treat. Another topic may be left out of confideration, the general fituation of French affairs, particularly of their finances. At the time when we were told, that even the existence of France and French principles was incompatible with the security of Europe, we were told that destruction must soon attend their whole system, in consequences of the state of their smances. We always, Sir, opposed to these fanciful calculations on the subject of finance, the convincing result of experience. Notwithstanding the desperation of their circumstances, in all their operations nothing was to be feen but increased vigour and success. This mode of reasoning has also been relinquished, and it is unnecessary to enter into it. more minutely. Ministers no longer hold out this as a reason why no negociation, should yet be proceeded in. They have given up the hope of accomplishing the entire destruction of the French; and although they told us that France was on the verge of ruin, that they were, nevertheless, ready to enter into proper and reasonable I by no means intend to fay, Sir, but that every thing must depend on the terms to be proposed and accepted; is, have any advances whatever been made? It is reduced to narrow limits. We have not now to discuss the nature of the French government, nor the state of their finances, but to inquire if Ministers had done fomething more than they appear to have done, and which, consistently with their honour, they were bound to do. I shall be asked, no doubt, what I have to expect? Why should I intrude myself into the councils of the Ministers, and perhaps throw obstacles in the way of attaining the object I so anxiously look for? Rely on their wisdom, and the gracious disposition of His Majesty, which, through his Ministers, he has lately manifested to the House, and to I am no friend, Sir, to the doctrine of confidence in the country. Ministers, who have so frequently shewn themselves unworthy of it. They have, unfortunately for the country, too long enjoyed that 1d and destructive confidence. I bear in my memory the re-

peated delutions that have been practifed in the course of last year, and particularly in December. I may be asked, what more can be done, or what line of conduct ought to be adopted? I do not presume to point out the particular mode, or to dictate the terms; but I wish that we may no longer be deluded by general declaration and vague expressions. I come forward and say, that if Ministers intend to prove that they are sincere in their desire of peace, direct proposals ought to come from this country. From the success of the war, and a review of the situation of the contending powers, I conceive we have no title to expect that the first offer should proceed from the enemy. They may perhaps fay, that this would be humiliating; that it would be obliging Great Britain to proftrate herself at the feet of France. No! Sir, it never can be humiliating for a nation, even the greatest, merely to come forward with the offer of peace. I mean not to say, we ought to sue for it. When his present Majesty, in a speech from the throne, in 1766, informed the Parliament, that he had made overtures of peace, but that the terms proposed, he was bound to reject, and continue the war, was such a conduct on the part of this country accounted humiliating? When a nation is successful in war, it is generous to. offer peace to the enemy. When they are equal, overtures of peace are equally honourable on either fide. If one be extremely unfuecefsful, humiliation may become a matter of necessity. I have several reasons to state why a proposal may with propriety come from this country. We have repeatedly refused to acknowledge the independence of the French Republic. We have thrown upon them every fort of abuse, which language is capable of conveying. Have we retracted a word of all this? Is the King's message such as would induce the French to throw a veil over the past? The French themselves have in this respect shewn the example. They at one time published propositions, which were perhaps justly accounted hostile to every fort of good government. These they have not vaguely, but directly and unequivocally renounced, We also, Sir, ought directly and unequivocally to acknowledge the French Republic, and with that acknowledgement bring forward our pro-Shall this be called humiliating? The same assument posals. was used by Ministers when we formerly proposed what they have fince done themselves. When we wished merely to state upon record that there existed in France, a Government competent to enter into a negociation, it was called humiliating to make such a gratuitous acknowledgement. Yet this have Ministers done; contrary to all their bold affertions, they abandoned the great eaule; of social order, religion and humanity, and leaving all these to their

fate, declared themselves disposed for paace. A desire of peace of consequence could not fail to be excited in the country; but the hopes springing from this desire are stifled as soon as they are created, and we see the war renewed as if no such hope had existed. would certainly be a fair and manly conduct to go one step farther in the endeavour to procure peace, and directly and openly to make those proposals which prudence and honour may suggest. pride or ambition of the enemy form an infurmountable bar to our wishes, war may still be necessary; gnd however strongly I might be impressed with the idea of the incapacity of Ministers to carry it on, I should willingly yield to the necessity of its continuance; but before this dreadful alternative takes place, let us not neglect the means necessary for its prevention. A fair, open, and direct communication, Sir, is the step I propose, and I found it upon His Majesty's message, and the declaration of his Ministers. I have no occasion to enter into any debate respecting the war, or the peculiar mode of carrying it on. I argue-merely upon the admissions already made by Ministers, and call upon them, if they mean to act in confistency with themselves, without farther delay, to follow out their professions by a corresponding line of conduct. Let the country know what they have to trust to; let not their hopes of peace rest on a vague and unsubstantial foundation. Having stated this much, I shall leave the question for the consideration of the House. Even now, while I am speaking, were I to have a single favourable assurance on the part of Ministers; was there any solid foundation whereon to build the pleasing hope of peace, I should gladly request leave to withdraw my motion, so little am I disposed to fetter their operations, or to pry into their conduct. Deceived as I have already been, I can no longer confide in declarations with which their actions so ill correspond. I have hitherto been disappointed; I have been unable to obtain what suffering humanity so loudly demands, but I shall persevere. Since His Majesty's message last brought this subject under our notice, even God himself, in storms and tempests, has rebuked the ravage and devastation of war, and loudly demanded an universal cessation of 'hostility. Seeing Ministers with different language bent on prosecuting the same desperate design, seeing no step taken to make a practical use of the pacific intentions that have been announced, I now call upon the House to ascertain whether peace, if attainable, be denied us by the intrigues of Ministers, or by the unprincipled ambition of the enemy? Thus we shall prove to the country, to the world, and so posterity, that we are actuated by an honest and sincere desire of

peace, and if disappointed, that we only persevere in a contest from which we are not permitted to retire.

Mr. Grey then concluded by moving, "That an humble address be presented to His Majesty, stating, that it is the wish of this House, that His Majesty may graciously be pleased to take such steps as to his Royal wisdom shall appear most proper, for communicating directly to the Executive Directory of the French Republic, His Majesty's readiness to meet any disposition to negociation on the part of that Government, with an earnest desire to give it the fullest and speediest effect.

Mr. Chancellor PITT—" Much as the honourable gentleman has introduced into his speech, connected with the origin and conduct of the war, from which I must decidedly dissent: much as I differ with him on many of the topics he has urged, and on many of the principles he has laid down as grounds for his motion; and firmly as I am perfuaded that no measure could be more hostile to the true interests of this country than the line of conduct which he has proposed to be adopted; there is still one view of the subject on which I believe it impossible there can be any difference of opinion. If the state of the country, and the sentiments of a great majority of this House are such, as I have reason to suppose, there cannot, indeed, be any wide or essential difference as to the general result. But if, after the explanation which I may be able to give with respect to the state of this country, and the position of the enemy, the honourable gentleman shall still chuse to persevere in his motion, there are one or two consequences, which might otherwise be drawn from any declaration of mine on the present occasion against which it may be necessary for me to guard. I must, therefore, guard against any imputations which may hereafter be brought forward, either as to the infincerity of any declaration which I may express in favour of peace, or as to the inefficiency of the measures taken to facilitate its progress. However I may be disposed to favour that object, which the motion feems principally to have in view, I can by no means concede the grounds on which it has been followed up; —I mean that from a view of our fituation, and of the events of the war, we should discover such shameful humiliation, such hopeless despondency, as to abandon every thing for which we have formerly contended, and be disposed to prostrate ourselves at the seet of the enemy. If the necessity of our condition, if the sense of having been baffled, should operate so strongly as to induce us to make overtures of peace upon any terms; if every confideration of policy, and every feeling of decent and honourable pride must be sacrificed to the extreme pressure of our affairs, we must then indeed be bound to receive the law of the conqueror. This situation of affairs the honourable gentleman has not indeed developed, but has pretty plainly infimuated as a ground for his motion. trust that the state of this country is far different, and that no temporary reverse in the fortune of war, no internal pressure in our domestic situation, has yet produced this mortifying humiliation, this dreadful alternative.—But the honourable gentleman, as an impeachment of the fincerity of Ministers with respect to peace, has alluded to an argument which was formerly supported from this side of the House, that we could not make peace without humbling ourselves to the enemy, and without discovering that we were bassled in our attempts, and exhausted in our resources; from this he no doubt meant to infinuate that Ministers were at no times fince in their wishes for peace, and were disposed to throw every obstacle in its way. He does not think proper to mention that this argument was made use of at a time when the opponents of the war, availing themselves of a series of misfortunes and disappointments which had befallen the confederacy, took the opportunity to press their motion for an immediate peace. We then contended, that the evil was not so great as to exclude hope, or to damp enterprize, that no circumstances had taken place under which a firm and manly resistance became impracticable, and that we might ftill look with confidence to the effect of a vigorous and pesevering prosecution of the war. In proportion as this truth has become manifest to the enemy themselves, do we feel ourselves inclined to adopt a more conciliating In proportion as the situation of things is inverted, the objection which we formerly made, is superseded. That situation which the honourable gentleman chose only to suppose as theoretical, I contend to be practical, that our successes have been such as to obviate any obstacle to negociation on the score of national honour; and so far I undoubtedly am of opinion, that the difficulty is infinitely diminished. In stating, however, generally, my own sentiments, and those of His Majesty's Ministers, I must protest against the practice of being called upon from day to day, from week to week, from time to time, to declare what are precisely our views on the posture of affairs, or what are the steps, which we may think , it necessary in consequence to adopt. The progress of the measures, which such a situation of affairs as the present may render necesfary, can only be left fafely to the conduct of the Executive Govern-If the House are of opinion that the business cannot be Lafely left in the hands of Ministers, the proper step would be to address His Majesty to remove them from their situation. The honourable gentleman says, that he does not confide in Ministers:

on that ground he has been led to give an uniform opposition to their measures during the war; and on the same ground he now expresses his distrast of the smeerity of their wishes respecting peace. questionably the honourable gentleman, who places no confidence in Ministers, is entitled to oppose their measures, and to question their fincerity; but he is bound to conform to established rules, and not to effect any change in a constitutional question; I mean, whenever this House, adopting a motion like the present, instead of addressing His Majesty to remove his Ministers, apply in order to take the business into their own hands, they deprive the country of every chance for a successful negociation. On a question so critical, I am afraid lest I should overstep the line of my duty, by entering too much into detail. Every gentleman must be sensible, that a discussion of this sort is attended with peculiar delicacy. But if such be the case in general, it is more especially so in the present The honourable gentleman has alluded to the separation of different powers from the common confederacy. What but the separation of those powers has interfered to save France at the moment she seemed on the brink of absolute and irretrievable ruin? The separation of those powers has diminished that weight under which she seemed to be nearly crushed, has broken the force, before whose united efforts she must inevitably have fallen, that separation has given new ardour to their expiring hopes, and restored fresh energy to their exhausted resources. If the Directory have yet any hope of dictating terms to Europe, it is no doubt on the same policy which they have hitherto found so beneficial that they ground their expectations of future success. If there is any thing by which they can expect to attain this situation of proud eminence, this object of their favourite ambition, it is by being able to instil jealously, to fow the feeds of division, and engender sources of animosity among those of the confederacy, who yet remain united to oppose their On preferving entire the remains of that confederacy, depends the only hope of impressing on them a conviction of the necesfity of yielding to reasonable terms, and of bringing the war to a defirable conclusion. And perhaps, in this point of view, an attention to the preservation of that confederacy, becomes a duty, not only for Ministers, but for all those persons who are anxious for the public welfare, and interested in the national character, for all those who are defirous of an honourable peace, and adverse to any peace purchased with dishonour; and if such be the case, it is important for them to consider whether the measures which they may wish to persuade Government to adopt, be such as may oblige the country to give up the chance of a successful peace altogether, or to take it



on terms inconsistent with the honour of the nation. If we receive propolitions of peace on the terms of the honourable gentleman, the considerations "speedy and honourable," then, become separated. We must in that case chuse the alternative; if we accept the motion, a peace " speedy and honourable" we cannot have. But an honourable peace we may have, if we persevere in the same fire and vigorous line of conduct which we have hitherto pursued. This I know, not from any immediate communication with the nemy, not from any communication of their disposition for peace, bu on the statement which they have themselves furnished of their detailve and almost exhausted means for carrying on the war. On this ground I oppose the motion. If I were not sincerely, and anxiously desirous of peace, I should be forfeiting my duty to the country, and violating the trust which I hold from my public situation; but I can never consent to the proposition of peace upon other terms than those consistent with the present honour, and future security of the country. The question, as the honourable gentleman has himself stated, is a very narrow one-" Whether, because after having received the message from His Majesty, no communication has taken place of any subsequent measures, the House by adopting a motion of this fort ought to compel the Executive Government, bound hand and foot, to commence a negotiation?" If the honourable gentleman entertains such distrust of the sincerity of Ministers, as to suppose them disposed to take no measures to carry into effect their own declarations, I shall certainly not argue with him on that point. But, in order to be confistent, the argument of the honourable gentleman must infer, either that overtures have been made on the part of the enemy, or that some favourable opportunity has occurred to this country for the purpole of commencing a negociation, which has been rejected subsequent to the period of the message. But, not only has no opportunity been rejected, but measures have absolutely been taken to ascertain the disposition of the enemy with respect to peace, and to pave the way for overtures from either lide. If a negociation should be entered into, it is evident, that in order to give it its fullest effect, we should be careful not only to keep up the strict letter of our engagements, but to maintain full concert and harmony with our allies. I have only to fay, that acting upon this principle, no regard to the form of Government, no difficulty as to the mode of communication, no punctilio of etiquette, no delicacy as to the first proposition of overtures, shall be found to stand in the way of negociation. Such measures have already been taken, as, if the enemy are sincere in their disposition for peace, must speedily lead to a negociation.—I admit that the honourable gentleman in his speech separated negociation from the terms. But in other passages he talked of negociation as leading to an immediate peace. I beg leave by nothing I have said, to be understood to hold out the idea of immediate peace, or of peace at any period; I only wish that it may be known, that if negociation be not speedily put in a train, it is not our fault, and that the blame must rest on the dispositions of the enemy. If the temper and views of the enemy shall have become more moderate, our prospects of that desirable event must certainly be greatly accelerated, But forry I am to state, that strong as is my desire of peace, and confessedly weak as are the means of the enemy for carrying on the war, they have not vet made any declaration which can dispose us to give them credit for their moderation with respect to peace. I must at the same time confess, that I know nothing on the subject, but from the communications of the Directory; and from a paper which has been circulated with much industry here, and also on the Continent.—This paper is said to contain the terms on which they are willing to hold out the boon of peace to the people of England. they will abandon all their interests, if they will renounce all those continental alliances, which have been supposed to be connected with the fundamental policy of this country, and the general safety of Europe; if they will facrifice their good faith, and give up all the acquisitions which have been made by the valour and energy of their troops, then, we are told, that in return the French nation will honour the people of England with their fraternization. hope I shall not be told that I am insincere in my wishes for peace, if I am not forward to accept a treaty on such terms. There is only one situation which, in my opinion, could induce a Minister of this country to bend to so humiliating a necessity, namely, the weakness and timidity of the nation, proclaimed through the medium of Parliament, in adopting a motion like the present. If this motion be not adopted, and it be asked what overtures we will be disposed to receive, or what answer we will make to any proposition for negotiation, I have only to repeat what I have already declared, that " measures have already been set on foot to ascertain the dispolition of the enemy; and whatever be the result, that nothing shall be wanting on the part of the Government of this country to encourage a disposition to negociate on moderate and equitable terms. I am persuaded that, if we and our allies are not wanting to ourfelves, we shall be able to restore peace on reasonable and honourable terms, and that nothing but dishonourable timidity or undue precipitation can possibly disappoint us in the attainment of that object."

Mr. FÖX-Notwithstanding the mode of arguing which the right honourable gentleman has adopted this day, in introducing matter somewhat irrelevant to the question at issue, I intend to confine myself almost entirely to the subject of my honourable friend's proposition. The House will pardon me, however, if I make a few preliminary observations upon the manner in which the right honourable gentleman commenced his speech. Far be it from me to discourage any inclination which may be shewn to negociation, or in any degree to retard the advance to peace. For whether the feafon for negociation be advantageous, when compared with those which have occurred at periods which are past, it is certainly advantageous, when compared with any that may be expected in future, however numerous our victories, or however unprecedented our success. cannot, however, refrain from faying a word or two upon the past, not with a view to exaggerate the difficulties of the present, but merely in my own vindication, for having proposed pacific meafures, when they were refused to be adopted. Will it be said, that when the Low Countries are in the hands of the enemy, when Holland is become a province of France, and when they are in possession of St. Lucia and St. Domingo, that we are in a situation in which more honourable terms of peace may be expected than when they were driven out of the Dutch provinces; when they were routed in every battle in Flanders; when they were compelled to retreat within the limits of their own territory; when Valenciennes was taken; when a confiderable impression was made upon them by the Emperor in the North, and by Spain upon the South; in short, when they did not hold an inch of ground without the bounds of Old France? Then we were told that it would be humiliating for the country to offer terms of peace, and that we should wait till the misfortunes of our foes should lay them prostrate at our feet. When I proposed a pacification in the beginning of 1794, I was told, that the late campaign had exhibited a series of triumphs more brilliant than any which the annals of the country could boast. Last year, a negociation was moved for, before Holland was totally lost, the recovery of which was assigned as a principal cause of the and then it was faid, that any proposal on our part would be degrading to the honour of the country. I hope, however, that he who thinks it possible to propose an honourable negociation now, will no longer accuse us of having entertained a wish to humiliate the country, by advising the Government to offer terms of peace, in circumstances in which it was infinitely more advantageoufly fituated. My argument at present, does not turn upon the ropriety of proposals for peace coming from one country more

than from another, but, upon the leasonableness of the time. I. perfectly agree with the right honourable gentleman, that the present is the most proper season which may well occur, and in the faith that he is inclined to improve it, I have the less disposition to press the errors of the past. But here a question occurs—Who shall make the first step towards peace? In all wars, I think, this is a point extremely material; and in this war, I think, it is of less importance than almost any other. When hostilities commenced between the countries, the French held it out as a principle, that they were determined to propagate their government all over Europe. long they persevered in maintaining this principle, it is of little consequence now to decide. Suffice it to say, that it afforded a real or ostensible ground of hostilities, and that the principle has been formally renounced in an official declaration, abjuring all interference in the internal government of any country. This is an example which we ought to follow; and when the French have announced themselves at amity with the English Constitution, the English Government ought to abandon every idea of intermeddling in the affairs of France, or of altering any form of Government which they may think proper to adopt. Perhaps, I may be told, that even if terms of peace be proposed by this country, they may be rejected by the French, and that this rejection may render it necessary for us to interfere in the settlement of their form of government. we do not formally publish the declaration, we may at least announce our readiness to make it. And even then we don't go so far as they have done. There was a word in the right honourable gentleman's speech, which, notwithstanding all its pacific complection, I was forry to hear, and which to me appeared to indicate, that it is his opinion, that the present Government of France has not arrived at that crisis which was particularly described in His Majesty's speech. It was this, that the French Government were perhaps disposed to grant to this country, as a compensation for all the losses which it has sustained from the war—the honour of its fraternization. does the French Government persevere in that system now? I hope and trust it does not. And if it does not, why rake up the recollection of former wrongs, and renew the causes of discord which no longer exist? The subject, however, chiefly depends upon a question of time. On the 8th of December, a message was sent down from His Majesty, stating, that the affairs of France had arrived at such a crisis, as to render negociation possible. 29th of October, in His Majesty's speech, there was a paragraph upon the subject, the meaning of which appeared to me to be by no means clear. We were told, however, that it was afterwards ex-



plained, and that the subsequent message was nothing more than the natural consequence of the King's speech. If, then, the ideas conveyed by the message were hypothetically the opinion of the Minister, who was certainly to be considered as a principal assistant in framing the speech, we are to trace the measures of Government back to the 29th of October. But even supposing that the 8th of December was the earliest time that the King's Cabinet Ministers formed any definitive opinions upon the subject, when we take into confideration, not only the lapse of time, but the very extraordinary circumstances attending that lapse of time, it is natural to ask, did it require two months (or if we date it from the 29th of October, did it require three months) to come to an understanding with our allies; or rather, was it not reasonable to expect that something might have been done in that time? The expectation was more reasonable, when we considered what those two months were. They were not two months in the heat of a campaign—they were not only in a season, when God and Nature create an armistice, but when an armistice had actually taken placethey were not during the fitting of the Parliament, (though I am not one of those who consider the sittings of Parliament as an incumbrance to negociation), but during a parliamentary recess, prolonged, as the friends of the Ministers gave out, for the purpose of leaving him unshackled to carry on the negociation; and when these circumstances are considered, I wish to know why no steps have been taken? I must here advert to a passage in the right honourable gentleman's speech, in which he represented it as having been the policy of France to divide the allies, and when they were on the eve of finking beneath their combined pressure, to detach some of them from the confederacy. Perhaps I am not so well acquainted with the circumstances of the war as the right honourable gentleman, or at this moment I may not have such a lively recollection of the details of its history; but I certainly do not remember any peculiar difficulties under which the enemy had the misfortune to labour at the particular conjuncture when our allies seceded from the treaty. I do not recollect that France was in circumstances of particular difficulty, when the King of Prussia renounced the cause of the allies. I do not recollect that France was in a situation of unnusual hardship when she concluded a peace with Spain. Nor do I recollect that the Elector of Hanover and the other German Princes were exulting in the abundance of their victories when they commenced a negociation. On the contrary, I think I have heard that Spain sued for peace, not when they were in the unimpaired possession of their territory, but, when the principal provinces of the

Empire were in the hands of the French: nor from any informa-.tion which I have received upon the subject, can I pay such a compliment to the King of Prussia, and the Princes of Germany, as to say, that they offered terms of peace to the enemy when they were in the career of conquest, and the zenith of their glory. I cannot see, (if the professions of the right honourable gentleman be true) what renders an explanation of the preceedings of the Government of this country a subject of so much delicacy in the present way. If he admits that he is engaged in a clandestine negociation, of the benefit of which he means to deprive our allies, and of which of course he would wish to keep them ignorant, then I conceive some motive for his conduct, and I am ready on such a supposition to allow his argument, if it is not honourable, at least to be logical. But if, as he declares, he is really acting in concert with our allies, where would be the harm, though he were to lay all the papers which had passed upon the subject before the House? cannot refrain from making one observation on the difference of situation, in which we have stood with respect to our allies in the course of this contest. I cannot help remembering a defect which was pointed out last year, in the terms of the loan, which was then voted to the Emperor. It was then objected, that we did not bind him to persevere in the prosecution of the war longer than he thought The answer was, if we bind the Emperor to prosecute the war, we must ourselves come under the same restriction. now we are told, we cannot make peace, except in concert with I mention this merely to shew the different representations that are given of matters according to the pressure of different arguments. The right honourable gentleman has given us to understand something in his speech: it is material to know, what he really intends to convey, to understand how much, and the precise value of what he has advanced. I understand him to have said, and I beg to be corrected if I am mistaken, that measures have been already taken by Ministers, with a view to avail themselves of whatever circumstances may occur favourable, either to making or receiving overtures of peace with France. I certainly do not mean to quibble upon words, and therefore it cannot be supposed that he can mean a continuance of the war to be one of those measures which he hopes are introductory to negociation. If it be understood, that fince the message of the 8th of December, he has endeavoured, by means of communication with our allies, to learn the grounds on which they wish to negociate; this certainly is something; but it is an instance of tardiness for which it is difficult to account. even admitting these steps to have been taken, it still remains a

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question of serious urgency, whether the motion of my honourable friend ought to be agreed to by the House? That the manifestation of a sincere desire to negociate would in this country produce an effect highly popular, is a fact not to be disputed. To the rest of Europe such an inclination would be no less grateful; and I will put it to the judgement of the House, if they really think the country will make worse terms of peace with France, because the French Government know our desire for peace to be sincere? Is it not to be seared on the other hand, that the mutual alienation of affection, and the mutual distrust which has subsisted between the countries, will create a more serious difficulty with respect to the success of any negociation, than even the terms that may be proposed? In former wars, we have sound that the obstructions to pacification arose more from the temper of the adverse countries, than the specific terms which were brought upon the tapis.

In the war about the succession, which, without exception, was the most glorious of any that this country was ever engaged in, is there any man such a bigoted whig at this day, as not to believe that the conferences of Gertruydenburg might not have led to peace, had they been properly conducted, and that the prolongation of the war arose from unextinguishable jealousy, and unyielding rivalship? I am not so sanguine as to hope, at this day, that no difficulty will arise in negociation about terms. I wish to God that the situation of the country were such as to afford any reasonable ground for such a hope. But what I contend is this, that such has been the asperity displayed on both sides, in the course of the contest, that the temper of the Governments will occasion a difficulty no less formidable, than any that may occur in the discussion of terms—a difficulty which I am forry to think the concluding part of the honoura--ble gentleman's speech was by no means calculated to remove. may be faid, that the language held by the Directory was infolent in the extreme. But because insolent language is held by the Directory of France, is that a reason why the Government of England should assume the same tone of insolence? Were we to adopt conciliatory language, the effect would be immediate upon the temper of the French Government in softening asperity, and silencing abuse. And if such would be the effect in France, what might be expected there? It was stated by the right honourable gentleman that the motion of my honourable friend, were it agreed to by the House, would so cramp, fetter, and humiliate Government, that it would be impossible to negociate with honour. This is an objection which has been stated so often in the course of the war, that it has entirely lost its force. When on a former occasion it was proposed to declare

the Government of France in a negociable fituation, the proposition was rejected with fcorn, and now this very declaration has beenmade by Ministers, and we have experienced no inconvenience. from it. As to the prerogative of the Crown of making peace. when and how His Majesty pleases, no man doubts of it; but noman, on the other hand, will doubt of the prerogative of the Commons of England, to advise His Majesty, both as to the time and the terms of pacification. The present is not a matter of right,: but a matter of discretion. I have put a case before to the House, which is fo appropriate to the present circumstances of the country. that I may be allowed to quote it again —the case of the American-In the course of that war, we heard from a noble Lord, that it was the height of indifcretion in Parliament, to interfere with the prerogative of the King in making peace. Parliament wisely rejected the noble Lord's argument, and not only declared that America was in a negociable fituation, and that the States should be acknowledged as independent, but they even declared that no offensive war should be carried on against America; and this very declaration enabled the right honourable gentleman and his affociates at that time to conclude a peace, the terms of which were certainly not such as the country, in my opinion, had reason to expect from its circumstances at the time, but which redounded much to his credit, when compared with the misfortunes to which it had formerly been subjected. There are certain bugbears which have always been held out by Ministers to Parliament, and which have been disposed of according to its good sense at the time. The pretences of State secrets, parliamentary confidence, have always been held forth as a shield for the measures of the servants of the Crown; but fortunately for the people, their constituents have not been always inclined to pay that attention to them, which to superficial observers they may seem to claim. As to the State paper to which the right honourable gentleman referred, and which he said was published at Hamburgh, and was industriously circulated in this country, I have not seen it, and therefore am not qualified to reafon upon it.—But allowing the sentiments of the Directory, on the subject of peace, to be as wild, fanciful, and extravagant as it is possible for them to be, that is no reason why these sentiments ought to deter us from offering terms of peace. The time in which we live, is a time in which Government must pay some attention to the opinion, to the fentiments of the people whom they are appoint-Were a disposition for peace, on the part of the ed to govern. Government, discovered to the people of England, it would diffuse general happiness over the kingdom; and if it was made known to France, I am convinced that her concessions would be as ample as we could with. As to the popular opinion in this country, it has for some time been evidently against the war; and I say it to the credit of Ministers, that they have sacrificed something to the Constitution of the country, in permitting the opinion of the people respecting the war, to have some weight in regulating their conduct. If the demands of France are exerbitant, let us meet them with reasonable overtures on our part, and moderation will have a greater offect than the most strenuous refistance, in relaxing their exertions. I know reason has too little to do in the Government of the world, and that justice and moderation must often yield to power and lawless might. This has been unhappily exemplified in the fate of Poland. Still, however, it is no light matter in national as well as private concerns to have reason on our fide. I know I have been fornetimes thought ablurd, when I argued, that honour was the only just cause of war; but I still believe, and there has been nothing in late events to contradict the opinion, that reason and justice in any cause are the most powerful allies. If this be the cuse, let us manifest to France, to Europe, and to the world, a spirit of moderation; and let us this night address His Majesty to commence a negociation with the Republic of France. Republic of France; for there is more in names than one would Competimes be apt to imagine. At the peace of Utrecht, the negoviation was injured, by employing an ambassador in the interest of the Pretender, and why the Count d'Artois should now be so much countenanced by Government, I am at a loss to conceive. But let us come to the point. Ministers say this is all very good, if you let us do it; but if the House of Commons suggest it, it is very wrong. Do they think, however, that there is a Cabinet in Europe, or even that there is any man who reads a newspaper, who believes, that if the motion of my honourable friend were to be carried this evening, that it was forced upon administration?—nay, would he not rather think (if in decency I may be allowed to fay so) that Ministers had made the House of Commons adopt the motion? Allowing the honourable gentleman all the confidence which he can defire, as much even as his honourable friend beside him, (Mr. Dundas) reposes in him, nothing could tend more to evince the confidence of the House in Administration than the motion that has been made this evening. Even if it be the etiquette of the Miniftor, that all declarations of this nature shall originate in the Crown, an etiquette which I do not understand, I would not put a declavation of the Crown in comparison, in point of authenticity, with that which the present motion, if carried, would convey. Let him

recollect that every moment of delay is a moment of danger, and therefore let him not procrastinate in making the declaration. He may perhaps have intended the speech of this evening to serve the purpose of a declaration; but he cannot but know the wide and unmeasurable difference between a speech which may or may mot go abroad in an accurate manner, and a refolation inferted in the minutes of the House of Commons. I shall not say one word on the relative situation of this country. I am not one of those who are inclined to think despondently of the stanzion of the country. But if any thing could make me despond, it would be that species of reasoning, when after being told of the increased national debt, the load of tuxes, and the fublequent mifery entailed upon the people, I am desired to look for comfort to the ruined smances of France, which are quickly hurrying that power to the precipice of destruction; so that in proportion as the enemy retreats from the common abyss which would swallow us both, we are encouraged to be under no apprehension for our own safety. Even supposing France to come and bow at our feet, supposing that Louis the eighteenth were to be proclaimed rightful heir of the Crown, and supposing that she were tamely to surrender all the conquests she has made, it would be no recompence for the loss that we have already suffainets. According to the statement of the honourable gentleman, the territorial rental of the kingdom does not exceed twenty-five millions annually. The taxes, if they turn out as productive as they have been estimated, will amount to twenty one millions, which with the poor rates, will make a fuen equal to the whole landed rental. Now, though I am not one of those, who with a late petitioner, (Sir Francis Blake) think that land pays all the taxes, I think the weight of them lies upon the land, which cannot exist very easily under a burden of twenty shillings in the pound. I am told that things are worfe in France; but will any man be bold enough not to wish for peace, because the finances of France may be in a state still more deranged than ours? Rather than continue the war for another campaign, independent of the moral reasons against its prolongation, I would not unquisionably give up our honour, not dignity or our liberty, which, till I die, I trust I shall never fail to affert; but I would give up all questions of etiquette and accommodation, and in fact every thing short of what most nearly concerns our character. Let it not be understood that I wish for a dishonourable peace, or peace on any other terms than those which are suitable to the interests, and consistent with the dignity of the country; but I am fanguine enough to think, that even now this country may have fair and honourable terms of peace. 'The Gomay offer; if they do, others will foon be appointed in their place, who will dare to accept of them, when peace shall be proposed. I hope and trust however, that it will not be proposed on the dividing system, and that this country will never give its sanction to any such transaction as the infamous partition of Poland. Dearly as I love peace, exclaimed Mr. Fox, and anxiously as I wish for it, that such a peace may never prevail, I most heartily pray. I hope, when peace shall arrive, that the interests of humanity as well as of Kings, and that of every particular state will be consulted, and that tranquillity will be re-established on the broad basis of justice, in answer to the prayers of mankind, who are now fatigued with war, slaughter, and devastation.

The House then divided on Mr. Grey's motion,

Nocs — 189 Ayes — 50

Majority, 139

LIST OF THE MINORITY.

Antonic, W.Lee Aubrey, Sir John Barclay, George, Esq. Bering, John, Esq. Bouverie, Hon. Edward, Esq. Bouverie, W. Esq. Burch, J. R. Esq. Church, J. R. Esq. Clerke, Jerv. Esq. .Colboun, William, Efq. Coke, T. W. Esq. Courtenay, John, Esq. Crespigny, T. C. Crewe, John, Esq. Curwen, J. C. Esq. Fitzpatrick, Gen. Fox, Right Hon. C. J. Francis, Philip, Esq. Halhed, N. B. Eiq. Harcourt, John, Eiq. Hare, James, Esq. Honeywood, Francis, Esq. Huffey, William, Esq. Jekyll, Joseph, Esq. Kempe, Thomas, Eig.

Grey, Charles, Esq.

Knight, R. P. Langston, John, Esq. Lechmere, Edward, Esq. Long, S. Esq. M'Leod, General Milner, Sir William North, Dudley, Esq. Peirse, Henry, Esq. Plumer, William, Esq. Rawdon, Hon. John Ridley, Sir M. W. Rogers, Sir F. W. Ruffell, Lord William Russell, Lord John Sheridan, R. B. Esq. St. John, Hon. St. Andrew Smith, General Smith, William, Esq. Spencer, Lord Robert Tarleton, General. Vyner, Robert Vyner, Robert, jun. Walwyn, James, Esq. Western, C.C. Esq. Wilbraham, R. Eiq.

TELLERS.

Whitbread, Samuel, jun. Esq.

Tuesday, February, 16th.

Mr. GREY said, that Mr. Whitbread having been unable to attend the House this day, had been prevented from making his promised motion for the repeal of the statute of Queen Elizabeth relative to the wages of labourers, but that some day next week he intended to bring forward the subject.

Mr. Chancellor PITT said, that in pursuance of the ideas he had thrown out on a late day, he would on this day fortnight move for leave to bring in a bill to reform and amend the poor laws.

Mr. COKE moved for leave to bring in a bill to alter the Game Laws, which he represented as very defective and injurious to the proprietors of land, the corn frequently not being off the soil in the county of Norfolk so early as the 1st of September.

Mr. CURWEN seconded the motion, and generally observed, that the game laws were repugnant to the spirit of the Constitution, without tending to the preservation of the game. He said, that he intended to move for leave to bring in a bill for the repeal of the statutes on this subject, except that which imposes a duty of three guineas for a licence to kill game, which he believed was of itself sufficient for its preservation.

Mr. BUXTON said, that, in his opinion, the game laws were inimical to the principles of, and a disgrace to the Constitution. He was clearly of opinion, that every man had a right to the game upon his own property, however small that property might be. He remarked, that, notwithstanding the existing laws, game was now brought to market, and sold at such a high price as greatly encourage the dangerous practice of poaching. Poachers were now become so daring, that they assemble in gangs, and by their numbers bid defiance to opposition, whilst they run every risk in the pursuit of game, and the violation of the law.

Mr. GREY asked the Secretary at War, whether the accounts of the army extraordinaries were yet ready?

The SECRETARY AT WAR answered, that they had not yet been made out at the War-office, and could not say precisely when they would be produced.

Mr. GREY said, that there was an act of Parliament which directed such accounts to be produced annually, and it certainly was the spirit of it to prevent any delay in presenting the details. He asked this question in contemplation of a motion he now gave notice that he intended to make on Monday next, if that day was not occupied. In consequence of the sate of his motion last night, he entertained very little hope of the speedy conclusion of a peace, and he therefore thought it necessary to call the public attention to

the unparaleled expence in, and to endeavour to ascertain the extent of the sums that had been already expended. He would therefore move on Monday next for an inquiry into the general state of the country, and particularly the expences which the war had occasioned.

The House resolved itself into a Committee of the whole House

on the high price of corn.

Mr. LECHMERE rose and said, that he regretted that the attendance of the House was so thin, when he was to call their attention to a subject of such magnitude. Nevertheless, his zeal was equally strong, and his intentions equally benevolent. In considering the alarming scarcity which prevailed, the first point was, to ascertain the cause of the calamity. By the inquires he had made, and the information which, by the assistance of his friends, he had been able to procure, he flattered himself that he had discovered the source of the evil. The question first was, is there an actual scarcity, and to what causes was it to be attributed? He was convinced, that in reality the deficiency in the quantity of grain in the country was not fo great, and that the evil originated in the practice of consolidating into large farms, the land which had formerly been divided among a variety of renters. By these means the great farmers were enabled to engross large quantities of grain, and to keep up its price, to the great distress of the poor and of the public. Monopolies of every description he reprobated; but in this particular case, they were the causes of all the scarcity that was felt. In so thin a house, he would not offer the motion he meant to introduce; but on some future day he pledged himself to bring it forward. The distresses of the poor were in many places deplorable; but they could not be made known in quarters from which they would derive relief. The voice of distress that echoed through the valley was not heard upon the top of the mountain; so the distresses of his subjects often could not ascend to the car of His Majesty, though his benevolence would be eager to relieve them; but it was the duty of their representatives to make their grievances known.—The unparaleled distresses of the country demanded their serious consideration. Now he would only fay that he believed monopolies, and especially that which he had mentioned, produced all the miseries of scarcity, while no famine actually existed. This was a subject in which he was deeply interested. Should he succeed in being able, with the affistance of his friends, in whose abilities he had the utmost confidence, to produce some plan for the effectual remedy of the grievances, and of the miseries of the poor, that met the approbation of the House, he would account it the happiest day of his life. he was unsuccessful, he would console himself with the worthiness

of the object, and with the rectitude of his intentions, and say magnus excidit ausis. He concluded with moving his resolution, which was, "That the Chairman of the Committee should be directed to move the House for leave to bring in a bill to regulate the letting of land, and to prevent its consolidation into large farms."

Mr. RYDER faid, that he felt himself happy when he heard the honourable gentleman say, that he did not mean now to press his resolution on the Committee, and was convinced that no measure could be fraught with more mischievous consequences than that now brought forward. It was always safest to allow such matters to be fixed without legislative interference, and he hoped the sentiments of the House on a late occasion, would shew every gentleman how hostile they were to any such regulations as the present.

Mr. BUXTON said, he was an enemy to Agrarian laws.—
There was an old law in the reign of Henry the eighth, which says, that no man shall have more than two farms; but an adherence to

this law was found to be impossible.

General MACLEOD said, that the consolidation of small farms was certainly an evil, and well worthy of consideration: his idea of internal occonomy was, that things should be left to find their own level, and that this would be preferable to any interference of the legislature. Perhaps some regulations respecting the agricultural system might be proper, but he thought the motion before the House went to subvert the present mode, of allowing gentlemen to let and do with their estates as they pleased.—They ought, therefore, to pause and consider well, whether it was adviseable to consent to such a motion?

Mr. LECHMERE could not conceive how his propositions could be dangerous, as they only went to remedy the scarcity of grain. It was evident that the overgrown and opulent farmers could not cultivate their extensive possessions with that minute attention and industry which the situation of the small farmer required. The overgrown farmer was enabled to keep back his grain to advance the price; the necessity of paying his rent, and carrying on his labour, required the other to come to market with his produce. It was the duty of the legislature to interfere, and prevent this enormous abuse, at once so oppressive to the poor, and so injurious to the public. He would even prove that grain was exported from this country, rather than bring it to market at a price below what the monopolist demanded. While the abuse he complained of subfifted, what frequently happened would continue, that the great farmer would revel in luxury and voluptuousness, and the small one starve with his family in a cottage. The consolidation of farms

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tended to depopulate the country, while it diminished the quantity of provisions. He would not attempt to describe the evils of the Deserted Village, it had already been done by an abler hand; they would find in the poem of that title, written by Dr. Goldsmith, a picture which was realized by the gloomy prospect which many parts of the kingdom presented. It had been said by a right honourable gentleman (Mr. Fox), whose benevolence was as far above panegyric, as his talents soared above all competition, that it would be unjust to deprive a man of the power of letting his land as he thought proper; but he would maintain, that no man was entitled to do for his own private advantage what was prejudicial to the interest of the community. He declared, he had received letters, which stated, that in the county of Hants, four farmers now occupied farms, which, thirty years ago, supported twenty-nine families. Should not forme method then be taken to prevent this evil, and was it not a fit subject for the consideration of the Legislature? He declared, that so far from wishing to propose any thing calculated to introduce discord and anarchy, his object was to relieve the poor; no man was farther from the inclination to excite discontent or promote confusion. He wished to improve the situation of the poor artificer, the poor labourer, and the poor husbandman in every part of his conduct, and in every measure which, in his public duty, he supported. was anxious that misery and oppression should be banished, and that the poorest man might be able to say, " I am an Englishman, I feel the advantages of my situation, and enjoy the blessings that are I am sensible of the advantages which annexed to that character. I derive from the fostering care of the Legislature, which takes care to provide for my necessities and enjoyments."

Mr. LECHMERE proposed to withdraw his motion; but on a division being called for,

Mr. HUSSEY moved that the House be counted; when not sufficient Members being present to compose a House, the Speaker adjourned.

Wednesday, 17th February.

Mr. Alderman ANDERSON brought up the bill, empowering the proprietors of the Million Bank to dissolve the society and divide the fund, which was read a first time.

The bill for amending the game laws, and regulating the time for shooting game, was read a first time.

The Legacy Duty bill was committed, the resolutions reported and ordered to be taken into farther consideration on Monday se'nnight, against which time the bill will be printed.

The bill for raising 2,500,000l. for the service of the chiuing year, was read a second time.

Accounts brought up from the Stamp-Office, were ordered to be

laid on the table.—Adjourned.

Thursday, 18th February.

Mr. MANNING moved, that the bill for establishing wet docks at Wapping be read a first time.

Mr. PLOMER wished to be informed when the honourable Member meant to move for the second reading of the bill, and hoped that he would not precipitate a measure of such consequence through the House.

Mr. MANNING said, it was not his intention to move the second reading at too early a day, being desirous to give those who intended to petition against the bill as much time to petition as possible. The bill was then read a first time.

The bill for the protection of game was read a second time; on the question being put, that it be committed,

Sir CHARLES BUNBURY gave notice that he would move a clause for the benefit of sportsmen, to the effect that the shooting season should not commence until the 15th of September.

The bill was ordered to be committed to-morrow.

Mr. DOUGLAS moved for leave to bring in a bill to enforce the attendance of Members, on those days appointed to elect Committees to try the merits of controverted elections. He said, before he proceeded farther in the business, he desired to have it understood, that his bill meant nothing more than the explanation of an act, known by the name of Grenville's Act. That measure, by experience, had exeited the suffrage of a large majority in that House, and had fince converted those who opposed it when first brought forward. But as no human institution was perfect, it was his intention to move for a bill to amend that excellent institution from which the House and the Public had derived so much benefit. It was the object of an honourable Member last year to propose, and he did propose, a bill to remedy this defect, and he was sorry that that bill did not receive the sanction of the House, since there were many useful clauses in that bill, though there were others objectionable, upon which account the whole of the bill was rejected, and the honourable gentleman had dropped the intention of pursuing The first provision of that bill was now proposed to be renewed in this, because so far the bill had made some progress, that all had concurred with that provision. The object of it was not to introduce an innovation upon the established forms of the House,

but rather to restore the original intention of those forms by enforcing an attendance of Members on these cases, and allowing the House, as upon other cases, the power of doing so by a general In Mr. Grenville's bill, the House was not provided with the power and authority of making a general call as in other cases, and thus if one hundred Members were not present, or forty-nine qualified Members, no other business could be transacted; and while the formation of the Committee itself was protracted de die in diem, other public business also was postponed and the House ad-By this bill, therefore, that inconvenience would be removed, the Speaker and other officers would no longer be compelled unnecessarily to attend, nor would the expence and trouble of re-. taining witnesses be so extravagantly incurred, for if a sufficient number of Members did not attend, the House would be at liberty to enforce a call of the House as in other cases. He should also infert a clause to give a discretionary power of adjourning over for a certain number of days; his idea was for three days, as might be requisite, from Friday to Monday, since, excepting very urgent occasions, it had been a rule of the House for near a century past to do no business on a Saturday. Upon these grounds he moved for leave to bring in a bill to amend and explain an act passed in the reign of George III. for the more effectual trying the merits of controverted elections, &c.

Mr. POWYS said, that as he last year seconded a motion of a similar tendency, he would also most cordially second the present motion, and he hoped that the gentleman who made it would not permit any obstacle to damp his perseverance, and that he would engraft no foreign matter on it, that could endanger the success of his main object.

Mr. CURWEN, in consequence of the intimation he had given on a former day, of appointing the earliest day to move for a total repeal of all the game laws, excepting the three guinea licence, named to-morrow se'nnight.

Mr. GREY having been ignorant that Monday next was appointed for taking into confideration the Report of the Committee upon the loan, when he gave notice of moving for an inquiry into the extravagant and unexampled expenditure of money for services in the present war, begged leave to defer that motion in consequence to the Monday following. At the same time, he took the opportunity of asking an honourable gentleman opposite, (Mr. Long,) whether there was any objection to the printing of the paper delivered to the House on the 1 oth of November last, containing the account of the additional public debts from 1787? He desired also

to know, when it would be likely to have the account of the appropriation of grants laid before the House?

Mr. LONG answered, that the account of the appropriation of the grants might be expected very soon, and there was no objection to the printing of the other paper.

The account of the additional public debts from the year 1787, was then ordered to be printed.

Mr. WILBERFORCE prefaced his intended motion by observing, that when some persons considered how often it had happened. to be his lot to bring the present subject into discussion, how often he had been baffled in the attainment of that object he was now about to renew, and when they confidered the numberless vexations, contradictions, and disappointments he had encountered, they might wonder at his perseverance. Possibly there might be some persons though, who would ascribe it to obstinacy, or a desire of obtaining popularity, while others might ascribe it to the shame of receding from engagements which he might have too hastily made. However, if any such there were who might have indulged hopes from those vexations and disappointments, and the long silence which had intervened, that he would be induced to abandon an objeg which was dear to him as a man, and as the advocate of humanity, they would find themselves much mistaken. He trusted he should no longer hear, that he had taken up this business on light or trivial grounds, or from temporary feeling; he folemnly declared he was actuated by no fuch motive, he had revolved the business seriously and deliberately in his mind, he was influenced alone by the calls of humanity, and what he conceived due to every thing facred in religion, and confistent with social order—such alone were his motives, and by such was he influenced, to press the abolition of the flave trade on the House. He wished gentlemen to consider that the present call on their support differed from all others, for many meafures might incur delay without inconvenience, but the motion which he would submit this night to the House, called aloud for immediate adoption. The present question differed so far from? measures of common policy, that the latter might, in a certain degree, without injury, require time and deliberation, and might be suspended without any material injury. But it was not so here. Here the mischiefs and the misery were still going on, and every year of suspension added fresh guilt to the mother country, and Thus far it might be evident that fresh calamities to the colonies. he did not pursue this measure with an obstinate pertinacity, but that he was directed to it by every religious and moral fentiment that could influence or agitate the mind of man.

If he was inactive on the occasion, he should accuse himself of guilt; and who would be bold enough to answer for delay, in urging a proposition so necessary, in his mind, to the salvation of the islands, the dignity of the House, and the honour of human nature? The practice of importing slaves was repugnant to the feelings of human nature, and difgraceful to our civilized country. There was something peculiar also at the present time to urge him to a repetition of his efforts, provided he had been less inclined than formerly to do so. He must remind the House, that after repeated, serious and deliberate discussion, Parliament had solemnly come to a vote four years ago, to abolish this odious and abominable traffic on the first of January, 1796. But as it was his intention to proceed regularly, he would call on the Clerk to read the journals. The vote of the House being read from the journals,] Mr. Wilberforce proceeded: he observed, four years had elapsed from the time of the House passing that vote, and now that their resolution should be carried into effect, their decision. This decision, he said, was the result of mature deliberation.

After the many disseussions which the subject had already undergone; he avoided the repetition of his former arguments however necessary it might be for the information of those persons who had not an opportunity of hearing them, for it would occupy so much time to attempt to convince those who came with any predetermination against the measure, while to every other person it would be superfluous and unnecessary. He was constrained to remark though, that notwithstanding the difference of opinion upon former occasions, respecting the time when it should be abolished, and the propriety or danger of the abolition, a large majority agreed that it ought to be gradually abolished. All the persons in that majority also branded it with approbrious epithets, as disgraceful to a free and liberal nation, repugnant to its interests, and discordant with its morals This was the ground on which he stood, and from and religion. which he never could descend. The heart sickens at the contemplation of the miseres in Africa, which this inhuman traffic has occasioned, while the mind wonders how it ever could exist. we are still going forward, and still likely to go forward, hardening in infenfibility, and making a mockery of every duty which we There was one topic, however, which he would preach to others. press with more urgency, because it was a practical demonstration of the theoretical opinions which he formerly advanced. must see that he alluded to the state of the West Indies at the pre-Last year he predicted these missortunes, and exted the House no longer to delay an event which it was no less

politically than morally right to hasten. But now he proclaimed aloud that it ought not to be delayed one moment. Perhaps there might be some persons present who did not know that in consequence of this delay on our part, and the passing of a decree by the French, in the latter end of 1794, which liberated all the slaves, we had lost Guadaloupe and St. Lucie, &c. while the insurrection of the blacks in Granada might be attributed to the same cause. What other issue could be expected? Was it not natural that, fmarting from the memory of recent wrongs, and anxious to recover that liberty which he so lately lost, every new-imported slave should lift up his arm in rebellion and strike at his oppressor? What are we doing then? By every instance of delay, we increase our enemies, and every year, every month, nay every week, we lend additional aid to the force that must destroy us. Will not the islands muster thousands who are ready to join the cause of those, who not only preach but practice emancipation? What tie had they for attachment to the planters, when liberty was offered them by our neighbours? Let any man ask himself how much more likely were the new-imported flaves to be influenced by French principles than others, and common sense must soon supply the answer. Let gentlemen consider, that no less than 150,000 slaves were imported during the last four years, and then shudder at the consequence. Let gentlemen look to the state of St. Domingo, and reflect on the infatuation of the negroes, and if they are not actuated by feeling and humanity, found policy must instruct them to meet his motion with a speedy and favourable decision.

Those who were originally adverse to the abolition, he trusted would this evening give him their support; for had the inhuman traffic ceased when he first became the advocate for the unfortunate negroes, he was convinced, that the West-India Islands would not be in that perilous situation in which they are at present. owned there was another confideration, which in his mind deserved particular attention: there was one class of gentlemen, who, with him, joined in opposing, vigorously, anarchy and confusion. These he implored now to act with him in vindicating the infulted rights of human nature—to redrefs real licentiousness, and adhere to the cause of rational liberty.—Those who agreed with him on that subject, who abhorred the destructive principles so industriously propagated, he conjured to support him on the present occasion, in that line of conduct which was consistent with the character of the House, and the honour and dignity of Parliament. Gentlemen might be habituated to look on the miseries of those wretched Africans with indifference, but a moment's reflection should instruct them to listen

to their afflictions, and become the advocates of outraged humanity. Let gentlemen for a moment bestow their attention on a neighbouring country promulgating the doctrines of anarchy, renouncing re-·ligion, and disavowing future retribution for past crimes. be faid, that those who spread confusion through Europe, shall be merciful alone, in that point where we are deficient? Shall it be faid, that they pour balm into the wounds of the African, whom we scourge and torment? He was convinced, that neither policy nor interest justified any such measure as the continuance of the trade, if any such measure was justifiable; and sure he was, there was no man bold enough to advance, that any interest was a sufficient apology for the continuance of such a system of barbarity and wickedness. What a contrast would future ages draw between this nation, famed for its religion and independance, and a neighbouring country, on the subject of this night's debate? What will future historians say, when they record our invectives against that country, for depriving their fellow creatures of liberty and life, rioting amid scenes of horror and devastation, trampling upon the rights of mankind, and scoffing at the woes they have created? What will hostorians say, but that this nation, professing a regard for religion, afferting the rewards and punishments of eternal justice, boasting not only of its own liberty, but its benevolence to others, in opposition to its own, acted directly the reverse of its doctrines, and encouraged a species of tyranny which included every evil and every crime?' What will they think of our pretended attachment to the feelings of humanity, but that it was the cant of avarice, of artifice, and hypocrify? Having faid thus much, he declined troubling the House any farther. In bringing this motion forward, he could only say that he discharged his duty. He implored every one who might oppose him, to come forward, not with vague and general declarations, but clear statements and matters of fact. He implored them to state what harm and impolicy could accrue from the immediate abolition, and he implored the House no longer to delay a verdict, which had already been delayed too long for the honour of the country. He then moved for leave to bring in a bill for the abolition of the flave trade, at a limited time, and upon this moved that the House should resolve itself into a Committee upon the said motion.

General TARLETON said, though he always admired the eloquence of the honourable gentleman, and though he gave him every credit of his intentions, yet when he considered the critical situation of the West-India Islands, he could neither subscribe to his doctrines, nor agree to his motion. The Liverpool traders, he

affirmed, suffered more than any others by the war, as the African coast had been swept by the enemy's force. For the truth of this circumstance he appealed to Ministers, and thought it therefore rather severe, that their property should be marked for destruction by the adoption of the present motion. There were two propositions in his mind insurmountable, the expediency of the measure, and the time for carrying it into execution. The state of the West-India Islands was such as rendered the measure as dangerous as it was unnecessary. The motion for the gradual abolition was carried in the time of peace, and now the total abolition is called for in the year 1796, in the period of war, and when Ministers gave no verv encouraging hopes of hostilities being at an end. Gentlemen should look to the state of the planters of the islands; if they did, they must agree, that so far from this being a proper season for an abolition, it was of all others the most dangerous, even for discussing the subject. He was afraid that such discussions alienated the minds of the negroes, and, aided by the French doctrines, were exremely impolitic, because black men bear heat much better than white, and are therefore more fit for the protection of the islands. five regiments of negroes have been raifed, and we ought rather to endeavour to increase the population; since it added to our defence, than depress it by stopping the importation of negroes to the West-India islands, at such a season of calamity. One thing he had to observe especially, which was, that the slaves have of late been treated with more humanity and care, on board of ship, as well as on the coast of Africa, than formerly, and as there could be no complaint on that score, he remarked the honourable gentleman had been filent. He declined going over any of the old arguments, but thought he should be doing his duty both to the place he reprefented, and his country, by moving the order of the day.

Sir W. YOUNG recalled the attention of the House to what passed in 1792, when every art was employed to irritate the public mind by calumnious misrepresentations of the manner in which the trade was conducted, as well as the treatment which negroes in the West Indies were said to experience. At that time he was himself in the West Indies making inquires into the state and condition of those people, and on his return into this country he heard of the motion for a total abolition of the slave trade. He was also informed of the various manœuvres practised for the purpose of obtaining petitions, and giving effect to that measure. These manœuvers, it appeared, were not yet at an end, for he held in his hand a document to that effect, which he received from a gentleman whose name he was not at liberty to mention. He then read

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the document, was which a letter signed Thomas Clarkson, giving instructions to some persons on the means of obtaining support to the abolition, by getting bodies of men, as well as individual electors to apply to their representatives for their votes in favour of it. Confidering the manner in which this country was represented, there were very few places indeed, where some electors may not be found who so instruct their representatives, and even make it the condition of their future suffrages. The letter which he read was dated 14th of February 1796, after Mr. Wilberforce had given notice of the motion then before the House. The motion of the honourable gentleman he thought went too much to a slystem of morality, similar to that of the Jesuits, which stopped at nothing, where there was a hope or probability of producing good. What he offered to the confideration of the House was not simply his own opinion, or what he collected from personal experience. He was confirmed by the authority of Mr. Bryan Edwards, the historian of the West Indies, who declared to him, that he considered the disturbances in St. Domingo as originating in the Committees here, whose proceedings had the appearance of taking part of the Ilaves against their masters. Nothing, he was sure, could tend more to render the negroes on the plantations discontented, than an assurance that their labours were not to be alleviated by the arrival of additional assistance. In Grenada the disturbances were not occasioned so much by the distaissied condition of the negroes as by the treachery of the discontented French; and Pincaud, the leader of the insurgents, was a man of very considerable property in the island. At St. Vincent's fo great was the attachment of the negroes to their masters, that there were 1,200 black volunteers, who after the war would be entitled to emancipation; but if the save trade were totally abolished that freedom would be more productive of misery than happiness, and would be likely to be followed by blood-shed He then stated a very extraordinary instance of the and massacre. attachment of the negroes of his own estate, which he received from Mr. Guildray, whom he appointed to superintend it. After the battle of Gloucester Hill, a party of Carribs made their appearance in the neighbourhood, whom the slaves were unable to refist; and to prevent the planters' estates from being plundered, they made a subscription of joes, to the amount of 2001. which they gave the Carribs for the purchase of security. This subscription, besides shewing their very great attachment to their masters, was also a proof of their experiencing no great degree of indigence. perfidy, however, rendered this instance of their affection useless, as they fent another party the next day, which committed every kind of depredation. He contended that it would be abfurd to stop the transportation of slaves from Africa upon the score of humanity, because the King of Dahomy, who sold them to the Europeans, was resolved otherwise to put them to death. He then represented the exertions and expence which this country was employing for the reduction of the French West India islands, as indemnity for what we lost by the war; but he could not conceive the policy of our conquering a number of islands, if we were, at the same time, to restrain ourselves from the means of cultivating them.

Mr. BUXTON begged leave to trouble the House with a few An honourable gentleman opposite (General Tarleton) objected to the motion on account of the unfitness of the time; but he differed from him so far as to think this not only a proper time for the abolition to take place, but that it would have been better if it had taken place some time ago. His idea was, that by the fresh supply of slaves we had thrown into the West-India islands we had thrown them into a situation of the utmost danger, and if once an opinion were to be received there that we do not mean to give them a speedy emancipation, he feared the whole of our colonies would be lost for ever. He had never heard of Mr. Clarkson's letter before; but notwithstanding he thought that Mr. Clarkson had acted like an honest man, it was the part of the constituents first to apply to the members, and instruct them in their proceedings, and then it was the part of the representatives to exercise their own judgment and act accordingly. For his own part he had always decided for the abolition, and could he, as an Englishman, do otherwise?—! Possessing liberty and the rights of man, for every man has his rights till he has been base or unfortunate enough to lose them, he wished to fee others enjoy the same blessings, and on that principle supported the motion.

Mr. COURTENAY observed, that the honourable Baronet had very ingeniously and ably stated the resolution of the King of Dahomy, instead of selling his slaves, if he had not a market for them, to put them to death; and all this he did with such precision and considence, as if he had been the King of Dahomy's Prime Minister. So on a former occasion, an honourable gentleman who now presides at the India House (Sir Stephen Lushington) spoke of the same King of Dahomy, and informed the Committee that he frequently cut offthe heads of a great number of his people as a facrifice to his ancestors, and this cutting off his subjects' heads made no revolt; no, no revolt whatever; but, on the contrary, his subjects remained more attached to him, looked on him as the father of his people, and strove who first should have their heads cut off

as a token of respect to his ancestors. And farthermore, it appeared that there were some Republican States in the neighbourhood of this humane King of Dahomy, where the people's heads were not cut off, and the loyal subjects of this gracious King very properly expressed the utmost contempt and detestation of those many-headed multitudes. This anecdote the honourable gentleman who with fo much humanity had brought forward the motion must have remembered, and therefore, perhaps, it was not right in him to introduce it. The honourable baronet to support his argument, had also described the wonderful attachment of the negroes to their masters, some of whom in particular he specified as belonging to himself. It appeared that these negroes, without pay, and with nothing allowed them but arms and clothing, very generously subscribed two hundred pounds to preserve their masters' property from . Carribs, but the Carribs behaved treacherously, like our allies, and after they had pocketed the money, refused to act as they had promised. Now the honourable Baronet did not mention whether the planters reimbursed the same; but to be sure they did; there can be no doubt but they did. Such men of noted benevolence and humanity certainly must have reimbursed them, though the honourable Baronet unfortunately, in his hurry to communicate all he knew, forgot to mention it. The honourable Baronet alluded to the Methodists as the authors and abettors of the motion, who, acting upon abfurd notions like the rights of man, introduced doctrines injurious, as he stated, to society. Now, it so happened, that the object of the present motion was practical humanity, a system of ethics, neither originating in euthusiasm, nor generated by methodiftical spirit. For an enthusiasm and methodistical spirit generally consist in wild and theoretic cant and praying, which cost nothing but breath, and require little exertion. The theoretic fystem therefore, is that by which those act who oppose the motion; whereas the pure, vigilant and universal spirit of benevolence, which influences to happiness and good, is that which animates those who support it. The object of the honourable gentleman who brought forward the motion, was to release a wretched herd of men from flavery, to raise them to society, to enlarge their minds, increase their enjoyments, and extend their use. Unfortunately there was a malicious narrow-minded fentiment to counteract this; and this mean, infidious, artful spirit of gain and persecution, has been found to refide in men of high birth and station, and even in some of the clergy, who in direct disobedience to the precepts of their mission, have laboured to traduce and pervert the scriptures to their fophistry, and hurled forth their anathemas against those who dared to controvert them. These fanatics have presumed to say, that because Cain murdered his brother Abel, some 5 or 6000 years ago, the negroes are doomed to eternal bondage, ignominy, and degradation, and are stamped with the seal of the Eternal's vengeance. They have been impiously bolder yet, and dared to threaten future punishments against all who endeavour to exalt these unhappy creatures into man, as contradictory to the decrees of the Omnipotent, making every benevolent and focial act, like the bill for naturalizing the Jews, offensive to the end of time, as repugnant to the immutable decrees of Providence. Another argument which is used against the abolition is, that the negroes will starve, unless fresh slaves are imported to work for them, [a cry of no, no]. I declare, continued Mr. Courtenay, that I understood it so, and many other gentlemen near me did the same. The way in which it was generally understood was-how are they to live unless others supply their place; or else, who will take care of their cottages and gardens? Such another flimfy argument was that which stated that the negroes were better used to the climate than Europeans, and therefore they ought to be imported. Unfortunate indeed was it for these miserable beings, that because they were born under the tropics, they must be torn from their nearest and dearest friends and relations, and drudge through a life of slavery, beneath a torrid zone, when, if they had chanced to spring to birth in a northern clime, they would have escaped it all. While such kinds of argument were used, he should not be surprized to hear that by the increase of negroes the climate would be rendered better, inafmuch as we all know that in black there is an absorption of the sun's rays, and the heat is less, and by this parity of reasoning, the increased number of blacks would absorb the rays, and make the atmosphere more mild, while the whites, if they increase there, would reslect the beams, and burn up all the fruits like burning-glasses. When people come to such wretched expedients, he thought the argument would be better given up, and he advised them to give up the climate and the black slaves too. He was glad, however, that they were reduced to such expedients, because they were calculated to make but little impression, and he did not hesitate to pronounce that the vote of that night would decide the question. The honourable gentleman had truly asked what would historians say of the deprecations of this country, upon the enormities in France, when the herself is guilty of every crime that shocks humanity; and he might have made the contrast still stronger, for if the French in their renunciation of the doctrines of retribution, in their renunciation of religion and eternal justice, having liberated their slaves, what can

all our professions of religion, honour, liberty and humanity be, but the noisy cant of hypocrisy, while we subject so many fellows creatures to uncontroulable caprice, to banishment, to slavery and forrow? We can neither have a regard for religion, humanity, nor posterity; we must be insensible of shame, blind to the honour and interest of our country, and content to stigmatize ourselves eternally as hypocrites and reprobates. A circumstance had lately transpired, which, whatever may be the vices of the French, reflected honour on their characters. They had captured two British flave ships, with cargoes of Africans, whom they landed on their fettlement of Okay, and gave them their liberty. By these means they acquired a reinforcement of men, attached to them for ever by every tie of gratitude; and this reinforcement they could not have had, if the motion for the abolition of the slave trade had been agreed to when first proposed. It is impossible that this inhuman traffic can go on without the total loss of our West-India islands. What had been faid in the course of the evening? That the condition of the flaves, both on the coast of Africa and on board the vessels, had been meliorated. But how did this happen? Was it not one of the bleffed confequences of the regulations proposed by the honourable gentleman. Yet even then it was said, "What! impose regulations? You might as well destroy the trade at once." Now all this is done, and they have nothing to complain of; and so it would be hereafter. He hoped the House had heard such futile and contradictory arguments so often, as not be deceived by them, and he farthermore hoped, that they would not be perpetually founding the words morality, christianity and revealed religion, without giving one example of the doctrines they inculcate.

Mr. JENKINSON declared, that in the present state of our national concerns he could not but deprecate a motion of this nature. He was apprehensive that its tendency would be to lead the negroes into an idea that the House of Commons was about to take up, what they supposed to be, their cause, in opposition to their masters. The effect of such an opinion, when entertained by them, would be to destroy all subordination, and to endanger the present state of the West-India islands.—He was free to confess, that, in his opinion, the danger of agitating such a topic, was infinitely greater at the present, than it would have been upon former times; in proportion as the French principles of equality prevailed, in the same ratio was the danger increased of an insurrection among our West-India negroes. A country might be in that uncivilized state, (as perhaps was the case in some parts of Poland and Russia,) that but le comparative risk attached to the discussion of such a subject;

but in the West India islands the people of colour in particular, from their increased sources of intelligence, had it much in their power to influence the untutored minds of the African negroes. had been said that the negroes newly imported, are prone to insurrection; he believed the statement correct, and he allowed that it was natural it should be so. But he dreaded the danger resulting from the propagation of French opinions among the old slaves more. He considered the danger of insurrection from the slaves newly imported to be far less than that which would arise were an act of the British Legislature to be considered by them as holding out an idea. of support against their masters. When to this he added the prefent convulsed state of the islands, arising from the war, he could not but anxiously wish that this question were, at least postponed to the restoration of peace (which he prayed to God might speedily take For his own part, he declared he was not one of those who was fond of a rash, hasty, or violent abolition of what custom had long established, and which had become thereby incorporated in the whole system of the commerce and jurisprudence of a country. He thought that when the bleffing of peace came, some measure might be adopted for the relief of the negroes, with perfect fafety; but till then, he wished the subject now started to be buried in per-He could scarcely perceive any practical good confect oblivion. sequence which could arise from the abolition, sufficient to counteract those evils which such a measure was calculated to introduce.

Mr. Chancellor PITT.—After so much has been said, and said fo ably on the subject now under discussion, it was not to be expected, that any thing new could be advanced, or that those who felt, as he professed to do, could admit that any arguments drawn from expediency, or from circumstances of a local or temporary nature, ought to influence that House to hesitate on the propriety of following up, and putting into execution its former resolution. his own part, he wished to enforce it, because he still adhered to that opinion which the House had already passed upon the subject; and he should consider himself as doing injustice to those principles, which governed his mind and conduct, were he to wave them upon any inferior confideration. And here he freely acknowledged, that he by no means disclaimed an intention to follow up the motion of his honourable friend to its full extent. The honourable gentleman who spoke last, had declared himself averse to a hasty abolition of the slave trade. He was assonished at this declaration. Where, he would ask, was it that this argument, if it could be so called, was heard? In that very House, where, four years ago, the subject had undergone the fullest discussion and deliberation, which the

House had at that period postponed until the present; and when, upon the very principle of not taking any decisive step prematurely or hastily, they had postponed their determination during an interval of four years. Four years had since elapsed; and he was warranted to say, that during this period, the slave trade had been carried on to a greater extent than ever. The question, therefore, which was now before the House, was, whether it would agree to do that at last, which it had pledged itself to the world, to perform four years before? The only argument which he felt of weight sufficient to combat, was one, which was riveted by the force of prejudice. It was the argument of those, who, though they were driven from the force of conviction, to abjure the traffic of slavery, yet were brought to acquiesce in its continuance, from the idea, that more practical mischief would be done from its abolition, than any advantages which could accrue from such a measure. But he would insist on it, that it was dangerous to allow pretexts of one fort or another, to prolong a system, which, in itself, was admitted by those to whom he referred to be indefensible. Pretexts would thus never be wanting, to prolong from time to time, a system which merited the most severe condemnation. Thus at one time, excuses were drawn from its being a time of peace, and now from its being a time of war. He declared, that for his own part, he concurred with those who thought that the danger to which our West-India islands stood exposed, was an additional reason for wishing that the abolition of this trade should be delayed no longer. The topics of opposition urged by his honourable friend, with him led to different He would not minutely argue what state of the human conclusions. mind is the readicst to be infected with the poison of dangerous principles. He thought, however, that it was either when it was wholly uninformed, or when it was debased by oppression, either when it was so rude, so blank and uninstructed, as to be equally incapable of the impressions of virtue, and the suggestions of mischief: or, when it was groaning under the pressure of savery and injustice. Granting the whole force of the honourable gentleman's argument, that the newly-imported negroes were most secure against the influence of jacobinical principles, still it must be admitted, that they were open to the attempts of others to enlift them as auxiliaries in riots and infurrections. If, then, there were any danger from the uninformed mind of the newly-imported negroes being operated upon by the perverted minds of the negroes of another description, it was evident that the one and the other of these dangers were united, so long as the system of slavery was continued. been argued, that the danger arising from the negroes who have

been long in the islands, would be much increased, were the future importation from Africa to be stopped. But this is an opinion founded upon the argument, that the House's adopting the decision proposed this evening, would be considered by the negroes as taking a part with them against their masters, and holding out to them encouragement to insurrection. But what is this but to confound the. two distinct ideas of abolishing the continuance of the slave trade. from the African coast, with the emancipation of those negroes at present in the West Indies? The one point, however, had no connection whatever with the other. This much he could say at any rate, that the abolition of the traffic must long precede the period when the negroes were to be made free. A great change must previously be effected in their situation and upon their minds. Degraded and wretched as they now are, to declare them free would be only to confer an empty name, it could not bestow the substance. He had heard of the humanity of the planters, and what was the conclusion which this observation authorised? Could it be doubted that the planter possessed more the confidence and the attachment of the slaves born upon his estate, than of those who, torn from every tender relation, became the reluctant victims of slavery. respect to those whom he has been accustomed to consider as the objects of his peculiar regard and superintendance, the planter must at once display greater humanity, and repose greater confidence in their fidelity and services. By endeavouring to put a stop to a trade which interfered with those principles by which the planter and the slave were placed in the most agreeable relations, which confounded those propensities, and disappointed the operation of those advantages which would refult from them, a very important object would be gained. But so long as the importation of new Africans was permitted, new feeds of discord would be perpetually sown, and confidence, fecurity, and the interest of the planters would be proportionably lessened. The honourable gentleman has argued that the negroes would consider the present motion as taking their cause against their masters; but this is so far from being the fact, that it would be giving to the master fresh means to attach the negroes to his service. It was faid, that the negroes were desirous of new importations of flaves, that these might enjoy the happiness which their situation bestowed. On the other hand, the negroes were defcribed as delighted with the prospect of emancipation, and disfatisfied with the hardships to which they were exposed. Both these accounts, it was evident, could not be true; and, in fact, neither of them had any foundation. It might even be affirmed, that the negroes were afraid, lest importation should cease; because it might

be represented to them, that, if none were introduced, a greater share of the work would be thrown upon them. This, however, would be as absurd as the other account; for, instead of their being rendered worse by the ceasing of the supply, they would feel, that, by preventing the miseries of their fellow creatures, they were themselves rising in the scale of human being, and in the enjoyment of happiness. He concluded with saying, that, upon the whole, he was so far from seeling any force in the arguments which had been adduced in opposition to the motion, that every consideration derived from the critical state of the country, and of the islands, furnished so many additional reasons, in his opinion, for adopting the measure-proposed, with decision, prudence, and dispatch.

Sir RICHARD HILL said, he perfectly remembered that when a fimilar motion was first brought forward, a right honourable gentleman (Mr. Fox) observed, that it was a contest between humanity on the one hand, and self-interest on the other. Sir Richard was then nearly of the same opinion; but he was now convinced, from the best information, that humanity and self-interest were at such perfect harmony, that he had just before told some respectable friends of his among the planters, that he was going down to the House to give them a vote for the abolition of the slave trade, and he was certain that a very short period would convince them that principles of liberty, love, and gratitude would operate to produce obedience infinitely more than flavery, force, and compulsion. There was not a single slave in all Pensylvania, yet there we neither heard of murmurs nor insurrections. easy to throw out bugbear names against persons who respected religion, but it was paying a high compliment indeed to Methodism and Enthuliasm, to suppose none were friends to humanity but Mc-· thodists and Enthusiasts. He never heard that the right honourable gentleman opposite to him (Mr. Fox) was looked on as a Methodist, yet he believed him to be a man of real philanthropy, generofity, and liberality of fentiment. As to the time of bringing forward this motion, there could be no time improper to do what was right, and to abolish what was wrong. He only lamented that a traffic so contrary to the laws of common humanity, of nature, and of God, should so long have disgraced this country. He hoped, however, it was now going to be put a stop to, and should give his most hearty assent to his honourable friend's motion.

Mr. DENT denied that flaves were treated with harfhness or eruelty. He was aftonished to hear it asserted, that new importations would injure the islands by strengthening the spirit of insurrection that prevailed, for it was the speeches delivered in that House

which promoted the disposition to revolt. He considered the Annual Regulating bill as a decision of the House rather against the abolition. Whilst humanity was so much talked of, he wished justice might not be overlooked, for it was then only that they could obtain credit whilst these went hand in hand. He also argued against the motion upon the ground of political interest: the West Indies produced a great revenue to this country, but by the measure proposed, the House was going to deprive the planters there of the means of paying that revenue. He believed that the merchants of Liverpool, &c. had but one wish, that the House would adopt strong measures to prevent any of the Africans from being ill-treated; and, could such regulations be properly enforced, the comfort of the slave, and the interest of the planter, would be equally promoted. Those regulations which had been already made, tended to make the middle passage thoroughly comfortable; and had any complaints been made, it was because the regulations ordered had not been enforced. to giving the negroes their freedom, without the means of procuring a livelihood, it would only be giving them up to a spirit of plunder.

Mr. W. SMITH. After what had been advanced, he confessed he had no new arguments to state. The right honourable gentleman (Mr. Pitt) had made so admirable and satisfactory an answer to the objections started, that he declared he never heard a more complete reply; a reply carrying conviction to every breaft. It was his anxious wish, as we valued our character as a nation in the fight of Europe, and the whole world, to abolish so infamous a He considered the arguments of the honourable gentleman who spoke last, as a trite repetition of arguments refuted over and over again—that confusion and emancipation were synonimous terms with the abolition of the slave trade. He had asserted, that the merchants of Liverpool, &c. had no other wish, than to prevent the slaves from being ill used, whereas, he could not avoid remarking, that they had not proposed a single regulation, in any one of the former stages of the business, to render that middle passage more comfortable; so far from it, that they opposed every step taken, totis viribus, and strove to the utmost, per fas aut nefas, to hinder the measures then pursued. He was astonished to hear it said that the middle passage had been the chief object of complaint. Heavens! Did the honourable gentleman recollect the mode in which slaves were procured, and the way in which they were afterwards treated? The middle passage might strike as peculiarly severe, but the horrors of the subsequent situation were not therefore When friends of the abolition had disclosed the secrets overlooked. of their prison houses no less than eight years ago, and when the

subject had undergone such discussion, surely no epithets could be less properly applied than rash, hasty and sudden. After suffering the matter to linger so many years, after an express resolution, he was unable to restrain his surprise and indignation at such an accufation. The honourable Baronet had said upon the authority of a most respectable gentleman (Mr. Bryan Edwards,) that the Committees in London had been the authors of the mischiefs in St. Domingo. For his own part, he thought that these Committees had been of great advantage in informing the minds of the people, and in raising their abhorgence of the inhuman traffic. A letter had been produced by the honourable Baronet, the reading of which was prefaced with observations which he could not reconcile with the contents he had heard. He had waited in the greatest attention, paragraph after paragraph, for the exceptionable matter, expecting it would burst out like the intrigues of the London Committees in the explosions of St. Domingo; but he could discover nothing deserving of censure, and he had been induced to believe that the honourable Baronet had read it by mistake, it so little corresponded with the character he gave it. As to the affairs of St. Domingo, he had been at considerable pains to ascertain the truth, and he would challenge Mr. Bryan Edwards to prove that the evils which prevailed in that island, were any more connected with the Committee than with Lord Macartney's embassy to China. He had heard descants on the joy of the negroes in the West Indies, on the fresh importation of slaves from Africa, as if it arose from the idea, that their newlyimported brethren were come to partake of the same comforts that they did! What these comforts were, and what their situation was already, appeared from many accounts. A true cause for this joy might be ascribed to the nature of society, which seeks for partners in forrow, and which often tends to alleviate the grief which is endured. He declared he wished to say nothing to the prejudice of the planters; at the same time he could not help fearing, that before this object was brought forward, whatever might be the character of individuals, the situation of those under their power was not so happy as it was at present. Whatever might be the natural dispositions of the planters, arbitrary power corrupts the mind; and as the regulations formerly existed, the possession of unlimited authority would easily lead to its abuse. But however the House might admit the claims demanded for the planters, so far as these were probably just, there were others which they could not recognize. House could not allow the claims of persons prejudiced from habit and biaffed by interest, to decide upon a great question of general olicy; nor could they agree that the British Parliament should

give up its undoubted right to decide upon the final abolition of this inhuman traffic. He concluded with faving, that he hoped this night the first step would be taken to secure this object.

Mr. Sergeant ADAIR said, that as he never yet had delivered his fentiments upon this subject, he could not content himself with a filent support of the motion for the abolition. He would not, however, detain the House long. The question-depended upon principles so few and so simple, that details were not only superfluous, but insulting to the House. Before he mentioned these, however, he felt himself called upon to return his thanks to the honourable gentleman who was the author of the present motion, for his zealous exertions in a cause which involved the dearest interests of mankind, and in supporting which he should be satisfied to follow him at an humble distance. He was much surprised on this, as well as on former occasions, to see so much of the time of the House confumed in debating upon the policy and expediency of what, on all hands, was deemed to be a matter of right. ters of doubtful right, or even in cases of gratuitous benevolence, it was certainly proper to discuss the policy of the measure to be adopted. But in cases where the right was indubitable, and justice loudly calls for a decision on its side, then all the suggestions of policy should be for ever set apart. In highway robberies, the necessities of the robber were not to be sustained as an apology for the crime; neither in the Slave Trade was the interest of the merchant to be sustained as an argument for persevering in the traffic. begged that the House would attend to the question upon which they were now deliberating; it was no less than this, Whether it was politic and expedient to deliver a whole nation and their posterity into slavery with whom we are not now at war. He appealed to the general feeling of the House, if any motives of expediency, however powerful, if any argument of interest, however conclusive, ought to influence their decision upon such a point. Though it were proved by the most irrefragable arguments to be for the interest of the West-India planters, that the trade should be continued, he would not give up the question of justice. He had the satisfaction of learning, however, that perfons could be found voluntarily to perform the talk assigned to the negroes infinitely more to the advantage of the planters. But even though this were not the case, a British House of Commons could certainly never hesitate a moment in preferring the claims of justice to policy. They had heard a great deal about the comforts of the middle voyage. But to talk of the comforts of a voyage, by which thousands of the human race, together with their posterity, were to be configued to perpetual slavery, was a language with which he was not acquainted. He was happy in believing that the abolition of this nefarious trade would not operate to injure the West India planters. He did not however give this vote upon any such ground, but because he was so tied down by principle, that he had no right to vote otherwise. The learned Sergeant concluded with observing, in the most solerm manner, that to all who believed in a superintending providence, the Slave Trade of itself was sufficient to account for all the calamities which had lately befallen Europe, and might completely justify the avenging angel, in entirely extirpating those nations from the sace of the earth, who had availed themselves of their commercial eminence, to oppress and enslave such a numerous tribe of their fellow creatures.

Mr. Secretary DUNDAS faid, that having folemnly, and after due confideration of this important question, given his opinion upon it on a former occasion, he had to state, that in the course of the last four years he had been confirmed in every principle which he had delivered, and in every expedient which he had held forth at the commencement of that period. With those who argued on the general principle of the Slave Trade as inexpedient, impolitic, and incompatible with the justice and humanity of the British Constitution, he had always agreed, and still must agree. But to those who now took up the question he must say, that however laudable their motives might be, the mode which they had taken rather tended to retard the object they had in view, than to obtain it; and indeed he thought they would be farther from it by adopting such a proceeding than they were four years ago: for whatever opinions men may form upon speculative subjects, if they do not carry along with them the prejudices, and the interests of mankind, they will certainly fail in the application of these principles. Though he had no difficulty in giving it as his opinion, that the West-India planters mistake their own interest by persevering in the trade of carrying slaves from Africa, yet he could by no means join in the high tone which the learned Sergeant had assumed; a tone in which he was convinced, his honourable friend (if he would permit the designation) would not have spoken, had he been aware of the full extent to which his reasoning went. He could not go so far as to brand all his ancestors, who had encouraged the trade by a long series of legislation, as impious and unjust. In justice, therefore, to the manes of his ancestors, as well as to other considerations of still greater weight, he was restrained from going the length that the opinion of the learned Sergeant goes. But he repeated it again, that the motion which had been proposed this evening, would defeat

its own object, and that any other mode of abolition than that, by introducing gradual regulations, according to the ages of those imported from Africa, never would succeed. Even supposing, however, that not another slave was to be exported from Africa to the British West-India islands, the cause of humanity would not gain in the least from such abolition; for it would only throw the trade into the hands of other commercial powers, who would benefit from our mistaken benevolence, and who would carry it on without any regulations. The Advocates for immediate abolition exclaimed, "Come, let us wipe away this stain from the national character." This might be a very fine figure in rhetoric, but it certainly was not a logical argument, nor was it, in fact, any argument in the cause of humanity. This was not the ground, however, on which he opposed the present motion. He opposed it because he thought, were it agreed to by the House, it would endanger the peace of the country. What was the measure, he asked, which was now proposed? His honourable friend disclaimed all idea of emancipation; though when he remarked this, he could not but remind the learned Sergeant, that his argument, if carried to its full extent, would go to evince the emancipation of every flave in the West Indies, as a right, which in justice they might claim. Supposing it, however, only to amount to a prohibition of the trade with Africa, he contended that such a resolution, were it passed into a law in the present distracted state of the colonies, would throw them entirely into the power of the enemy. In support of this proposition, he begged that the House would only attend to the nature of the war in the West Indies. On the part of this country, it was not a war for riches or local aggrandizement, but a war for security. On the part of the enemy, it was a war, not for conquest with a view to enrich themselves, but a war of devastation, in order to impoverish this country, and thus to obtain, not a direct, but an indirect superiority over their enemies. The way in which they have carried it on in order to attain this object, had been by attempts to stir up the slaves to insurrection against their masters. And the engine which they had used in this warfare was proclaiming liberty to the negroes, while at the same time, under pretext of espousing their cause, they exercised cruelties unheard of before, and imposed a bondage to which their newly acquired vasfals were entire strangers. They hold out, however, that the slaves in our colonies were in a state of barbarous oppression, and this was the mode in which they thought proper to convey their relief. He would ask, however, whether the representatives of the people of Great Britain, in the calmness of legislative deliberation, would furnish their enemies with an engine; and while

Victor Hughes entered our Colonies with a decree of the National Convention of France in hand, declaring liberty to our flaves, we could furnish him with an act of the British Parliament with which to advance in the other, desiring them to join their deliverers, and oppose those who had so long been their oppressors. In the present convulsed state of those islands, he thought it became the Legislature to pause, especially as it might be hoped a time was fast approaching when questions of that nature might be agitated with much greater safety and utility. But as this, in his opinion, was not the time, he should certainly oppose the present motion; not by a direct negative, but by voting for the previous question, which would not pledge the House to any opinion upon the subject.

It had been urged, that the House had come to a resolution four years ago that the trade should be abolished in the beginning of 1796. But he would ask in reply, if we were in the same situation in regard to our West-India colonies that we were then, and whether the delay which was then thought necessary on account of the state of Grenada, St. Lucia, St. Vincent's, and Dominica, was not more necessary now when the situation of these islands was confidered, and whether the suspension of any resolution for an immediate abolition was not particularly requisite in existing circumstances? No man would state that the condition of Grenada, whether it arose from the war or not, was better now than it was four years ago. St. Vincent's, he was forry to fay, was in a similar unfortunate situation. It was true that there had been a great number of slaves imported from Africa to the West Indies in the course of the last four years, but little advantage had been derived to these islands from the importation, as they had been all carried to foreign islands, or to Jamaica, where they were fold for almost nothing. He did not mean to infinuate any thing difrespectful of the decisions of this House; but he contended, that a resolution being voted, and sent up to the Lords four years ago, which resolution was never returned, was at least evidence sufficient to shew that the other House of Parliament did not consider the time of war as the most proper for the agitation of fuch a question as the And he would ask the honourable mover, if he thought that that House would be a whit more rapid in their proceedings, though they were pressed by another Resolution from the House of He trembled for the effects which the frequent difcussions of such questions would produce in the West-India colonies, if they were renewed from time to time as they had been of late,. and entreated that gentlemen would only defer the discussion till a proper season arrived, which he trusted would not be remote.



in the full conviction that this was the most improper time which could be selected for the agitation of the question, and that the present was not only a motion which it would be extremely dangerous to adopt upon general grounds, but which was wholly inadequate for the purpose which it proposed; he felt himself compelled to negative it, by voting for the previous question.

Mr. FOX.—The sentiment of opposition to this trade is one, which if it has once got possession of the breast of an honest man, it is impossible that any mode of debating or of resisting it should add to the impression which must already be made on his mind. But if it is possible that any mode of resistance to the question of abolition should have the effect to inspire me with a greater degree of earnestness than I already feel on the subject, it is that which has been attempted by the right honourable gentleman who spoke last. I confess, that I am not a little indignant at the mode in which he has treated the subject. The honour of the House, the honour of the legislature, and regard to the principles of the Constitution, make me feel warm upon the occasion. As for the general subject, it has been already so repeatedly discussed, that it cannot be necesfary for me again to bring it before your view. It has been this night so ably handled by the right honourable gentleman (Mr. Pitt), whose opinion with this House is likely to have more weight than mine, that I will not venture to take from the impression of any thing he has said.—I must however take notice of one affertion of the honourable Baronet (Sir William Young), that there were many matters cleared up with respect to the characters of the plan-That honourable Baronet will give me leave to say, that it is not to those who live among slaves, that I will naturally look for examples of humanity. To the charges which have been brought of the cruel treatment of flaves, I grant there may be many honourable exceptions. But when I am defired to look for examples of the most exalted humanity and benevolence to those men, who framed the barbarous laws of Jamaica-when I am referred, as a model of mildness and mercy to the conduct of the men concerned in carrying those laws into execution, I must a little hesitate.— What must be my seelings, when I read of laws by which men are condemned to be exposed in cages to the burning influence of the fun; and when I learn that such laws have actually been carried From the perusal of such facts I must necessarily recoil, though, upon the whole, I am not apt to believe that the planters are distinguished by any particular humanity in the exercise of a power with which, however, I contend that no man ought to I must remind gentlemen, that at present the question M

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is not emancipation, but abolition. How far the argument of my honourable friend (Serjeant Adair) might go to the point of emancipation it cannot be now necessary to discuss. The question is, whether we will suffer a horrible injustice to be carried on under the function of our laws. The question is not one that interferes with the local jurisdiction of the Colonies; it is, whether, we shall exert a right, which undoubtedly we possess, to determine with respect to the continuance of a trade, which depends on ourselves. The confusion in this instance, has risen from the idea, that if the abolition takes place, it must necessarily be followed by the emancipation. I hope and trust that it will; but this point I leave for the decision of the proper Legislature, with whose province I have no with to interfere. But we are told that we ought not to join with the negroes against their masters. Undoubtedly, it would to ps be matter of greater satisfaction, if we could, in this business obtain the concurrence of all the planters. But how does this argument agree with the other statement of the right honourable gentleman (Mr. Dundas) that by agreeing to the abolition we shall afford an argument to victor Hugues, who will be enabled to say, "The French Convention liberates flaves, the British Parliament takes no care of them; it abolishes indeed, the traffic in slaves, but leaves to their fate those, who are already in bondage." Indeed, I do not see how this argument can possibly apply, except I were to conceive that the right honourable gentleman was arguing for the eman-I think that it is not necessary to employ more than one argument with respect to the character of the House, "Did you not, four years ago, pledge yourselves at this time, to abolish the detestable traffic in human sless?" The honourable Baronet says, that the House then acted from the opinion expressed in the numerous petitions, which were received from different parts of the country. What then, would you have it go abroad, that the House supposed it right, to act from the opinion of the public, in order to ensure a little popularity, and promote their petty interests at elections, and the moment that the pressure of that opinion is withdrawn, conceive themselves to be justified in renouncing the pledge which they had folemnly adopted? And what is the period at which you chuse to hold up the House in this light; after the passing of the two bills which have thrown difficulties in the way of expreffing the public opinion? Is it at such a period you think proper to hold out that you are so much inclined to favour the cause of flavery, in opposition to truth, justice, and humanity, that though you formerly truckled to popular opinion, you now come forward in your genuine colours, and, in violation of the most solemn and

deliberate pledge, announce yourselves the advocates and supporters of Cavery? If any thing can add to the flagrancy of the case, it is the conduct which has been adopted by the House of Lords since this question came before them. I suppose that it is not regular in this place to arraign the conduct of the House of Lords, --- and therefore I will not arraign it: But there is one ground suggested by the right honourable gentleman, on which I can, confistently with order, advert to their conduct. He said, that the House of Lords had as much right to their opinion, as this House has to theirs. Now let mb state a case: If after a long and laborious investigation, on a point deeply affecting the honour of the national character, and the general interests of humanity, their Lotdships had communicated to us the result of their deliberations, involving an issue of the most pressing urgency, and of the greatest practical importance, and had called upon us for our decision; and if we, after four years, had come to no resolution, and taken no notice of such communication, I have no hefitation to fay, that in such a case we should have betrayed our trust, and have had no right to sit as a branch of the Legislature. What chiefly appears extraordinary is; that the Lords should take no step at all in the business; that they should flinch from the proceeding, and abandon it, as it were, to Undoubtedly every branch of the Legislature has filent contempt. a right to expect from the others, either agreement or distent to any measure, which it may chuse to bring forward. And it is well known, that if this House takes the business to the House of Peers, as it ought, it never will experience such mortifying neglect, or such contemptuous filence. The right honourable gentleman will not deny that if a majority of this House cordially concur as to the principle of the abolition, and agree as to the necessity of earrying it into effect with the imallest delay, the House of Lords will also concut in the propriety of taking some immediate steps for the purpose. But if the House of Commons never are in earnest on the business, it is in vain that they carry their Resolution to the House of Lords. That House will see through the pretext, they will second the policy, and will suppose, that by such neglect and delay, which amount, in fact, to rejection; they better comply with the wishes of the House of Commons, as to the real state of the question, than by giving it the most cordial reception, and the most diligent attention. It is necessary for the honour of the House, that this reproach should not attach. In order to vindicate the dignity of their character, and the confistencey of their proceedings, it is incumbent upon them to shew, by adopting the motion of the right honourable gentleman (Mr. Wilberforce) that

if the resolution which they some years since passed for the abolition of the flave trade be rejected, it is the fault, not of the Commons, but of some other part of the Legislature. But it has been said, that if you abolish the trade, other powers will take it up. an argument which cannot at all affect the line of conduct which we are bound to pursue. The question is, whether you have not the power of completely abolishing it in your own colonies? Unquestionably you have, notwithstanding what has been urged, that they will still continue to be supplied from other Powers. You may certainly as easily put a stop to any contraband trade of this fort, as to the trade which was formerly carried on in importing provisions from America. There is no vigour of means, or language of authority, which you ought not to employ for that object. This country ought to threaten with independance every colony which, after the interdiction of the Legislature, should still perfevere to carry on that infamous traffic. But it is farther said, that even if the trade were abolished by us, the interests of humanity would not be benefited, and that it would be carried on with circomstances of still greater cruelty and oppression. Upon the same principle might we justify every crime. It might be alledged, that crimes must be committed in society, and that therefore we will anticipate the criminal purpose, in order to prevent it being perpetrated with more wanton outrage, or determined ferocity. By this reasoning the robber might defend his occupation of plunder; he might say, "It is an advantage to myself, and I exercise it with less wickedness to others, than more hardened or savage offenders." The same argument might be brought to extenuate the crime of murder; it might be alledged, that it was less reprehensible, because it was accompanied with sewer circumstances of excrusiating torture, or persevering malice. The right honourable gentleman treated, as a figure of rhetoric, the expression, " to drive the shame of this iniquitous traffic from ourselves." A figure of rhetoric, good God! can any appeal be more forcible and impressive, more directly practical, more powerfully urgent? Is it nothing to drive from ourselves the shame of such a traffic, at a period too when great revolutions have feemed, in future, to demand a more intimate connection between politics and morals; when nations affect to hold out the principles of eternal justice, as the basis of their conduct, and to establish a charactor of something better than the artifices of intrigue, or the resources of their power? Is it nothing to wipe away the guilt and the stain of a traffic which the right honourable gentleman has himself admitted to be inconsistent with huma-Bity and justice i If the House of Commons still mean to persevere

in the trade, for Heaven's take let them, at least, ask fatrly and manfully. Let them not use a timid caution, or skulk behind the shameful negligence of others. Let them boldly and openly declare. that after they have confessed the trade to be cruel and unjust, they still mean to carry it on to an unlimited extent. But the right honourable gentleman has alledged as a reason why we ought to give some quarter to this trade, the respect which we owe to our forg-We ought not forfooth to load their memories with allthat accumulation of guilt which is charged upon this traffic, or to brand with such harsh epithets a practice which they encouraged by their example. Reverence for their characters, and regard to their names ought to fink the confideration of injustice, and extenuate the horror of cruelty. The tendency of mankind to degeneracy. has been a common topic of declaration among Moralists and Roets. If the complaint be well founded, we ought at least, by getting rid as much as possible of the vices of our ancestors, to endeavour to compensate for the particulars in which we fall short of their virtues. But if antiquity shall be found to sanctify injustice. and reverence for former times to diminish the detestation of graelty, if we shall conceive it to be a point of honour to throw a gloss over the crimes of our ancestors, while we are led from a sense of duty to their maner, to copy them into our own practice, then truly the prediction of the poet will be fulfilled:-

Etas Parentum, pejor avis tulit

"te Nos nequieres, mox daturos

Progeniem vitiosiorem,"

It was amufing chough, however, to hear the right honourable gentleman talk of this pious veneration for the memories of our ancestors, this charitable covering for their failings, and deprecate all hardeness of obliquy, and general terms of condemnation as applied to the slave trade, which he had himself previously admitted to be inconsistent with justice and humanity. After this admission, it might have been supposed that few epithets equid have been added of more fevere obloquy, or more general condemnation. I shall certainly give my vote for the motion of the honourable gentleman (Mr. Wilberforce.) The honourable gentleman (Mr. Dundas) objected that the trade ought not to be abolished immediately, and instanced Grenada, which was by no means in a state sipe for the abolition, and would require for that purpose a period as long as had been granted from the date of the former resolution, That was a point which would come regularly to be discussed in the Committee, and there if it should be found expedient, the period of

the abolition might be fixed for 1799. As to the plan of the right honourable gentleman to effect the abolition by calculations with respect to the ages of the negroes imported, I must remark, that those who think it impossible at once to abolish the trade, and yet conceive that the object may be effected by such regulations as these, Arain at small difficulties, and swallow large ones. It has been stated, that it would be desirable for us to proceed with the concurrence of the gentlemen interested: experience, however, has shewn that we cannot hope to obtain it. We do not pretend to legislate for them on the point of emancipation, nor ought we, so far as relates to the abolition, to suffer them to legislate for us. The question is, whether the House, by its present decision, shall shew itself to have been hypocritical or honourable in its former declaration. It is even of more importance—it is whether the nation, after pretending to spend oceans of blood, and millions of money, in the cause of Religion, Social Order, and Humanity, shall continue to carry on this shameful and unprincipled traffic, and by a conduct so inconsistent with its professions, so injurious to its honour, shall incur the charge of the vilest simulation, or the most hardened effrontery. It is furely a point of no small importance, whether, under these circumstances, the Legislature shall permit, and to permit is in some cases to enjoin, the continuance of a trade, which, after a long and laborious investigation, they have pronounced to be inconsistent with Humanity and Justice. But the honourable Baronet (Sir William Young) has discovered a new reason why we should not agree to the abolition. He has said, that we must look to an indemnity for the expence we have incurred in the profecution of the present war. And where are we too look for it? In the West Indies.—So that we shall want fresh cargoes of slaves, in order to cultivate our new territorial acquisitions, and so to render them productive as to constitute an adequate indemnity. So that it turns out at last, that the reward of those crusaders in the exuse of Social Order, Justice, Religion and Humanity is to be an increased profit on the slave trade! I, for one, never can consent that the country should purchase an indemnity at such a price. Whether the motion shall succeed or not, I beg leave to express to the right honourable gentleman, my thanks for bringing it on, and my confidence that he will never suffer the question to rest till it is finally decided. we are influenced by any sense of duty to ourselves, by any honourable principle of action, we will not suffer a session to pass ever without bringing forward the subject for consideration. It is a fubject which becomes peculiarly urgent from the situation of the West Indies. Whence arises our weakhels in that quarter? Why are we

so extremely vulnerable on every side? From the existence of that abominable flave trade; which is as miserably impolitic as it is odipully unjust. The motion is for leave to bring in a bill to abolish the flave trade at a time to be limited. In the Committee I certainly shall vote for the earliest day that shall be proposed. It is now about eight or nine years fince the subject was first brought forward, and if the House keep their word, they cannot avoid taking some decisive step. It was matter of joy to us, when we learned, that the flave trade was to be abolished in Denmark; but when afterwards we understood that the period of the abolition was not to take place till the year 1800, our fatisfaction on the occasion was converted into contempt and ridicule. At present, I see no probability that the century will put an end to this shame of Great Britain. I cannot submit to sanction this infamous traffic by mere regulations; there are some things so bad, that even to regulate them, is in some measure to participate in their criminality. Let us send the bill to the House of Lords; if it is there rejected, let us send it up session after session. Satisfied with the grounds on which we have brought the measure forward, let the perseverance of our exertions correspond with the justice and humanity of our cause, and let us at least prove that we shall not be wanting to vindicate the honour of our character and the confistency of our proceedings.

Mr. ADDINGTON felt considerable embarrassment upon this subject. Had he had the honour of a seat in that House, he should have voted for the resolutions of 1792, because he was an enemy to the trade, and thought it ought to be abolished, but he thought it should be abolished gradually. An idea had occurred to him that it might be abolished by an improvement in the bill of an honourable Baronet (Sir W. Dolben) by making a rapid increase in the proportion of the tonnage of ships carrying slaves, so that it might soon become impossible to carry on the traffic.

Mr. BARHAM professed a desire to see the trade abolished, but

thought it dangerous to attempt it at this time.

Mr. WILBERFORCE in a short reply summed up the arguments of his opponents, and re-stated what had already been urged in favour of the abolition.

The House divided,

For Mr. Wilberforce's motion 93, Against it - - 67.

Leave being given to bring in the bill; Mr. Wilberforce, Sir W. Dolben, Mr. Sergeant Adair, Mr. Fox, and the Chancellor of the Exchequer were ordered to prepare and bring it in.

Friday, February 19th.

General SMITH moved, "That copies of the orders and regulations sent by the Directors of the East India Company to their different Governments relative to the relief of their military officers, be laid before the House," which, after some conversation between General Smith and Mr. Secretary Dundas, was agreed to.

Mr. HOBART brought up the report of the Vote of Credit bill.

Mr. GREY said, that though he had uniformly opposed the present war, he had never opposed the supplies to carry it on. According to his understanding of the matter, the constitutional view on which the vote of credit was considered was, that after the estimates of the year were provided, a sum of money was entrusted to the discretion of Ministers to answer any extraordinary services that might occur during the recess of Parliament, and for which no precife provision could be made. For this reason it had been the unvariable practice to propose such a vote near the conclusion of the On this occasion he was surprised that the opposite course had been taken, and that at so early a period this provision should be settled. This eircumstance convinced him of what he had heard infinuated, that the public expences were not fairly stated, and that the sums voted for the estimates of this year were to be applied to the deficiencies of last, and that this vote of credit was therefore called for at an unusual period, to be diverted to purposes totally different from its proper destination. He was informed that every department of Government, the Army, the Navy, the Ordnance, the Civil List, were all in arrear; and he was cautious, therefore, of putting into the hands of Ministers money that might not be applied to its true purpose. He would wish, if possible, that some regulation could be devised to extend to the application of prospective expences, for if Ministers did apply the sums raised by the vote of credit to the deficiencies with which the Public were unacquainted, the most valuable prerogative of the House, as stewards of the Public, would be violated. He would wish, for these reasons, that the confideration of the report should be postponed, and the bill recommitted; and though he would not divide the House upon it, he saw no disadvantage that could result from its adoption. He therefore moved, " that the report be taken into consideration this day three weeks.'

Mr. ROSE admitted, that it was usual to call for the vote of credit at a later period of the session, and thought the objections,

though unimportant, might have been made earlier. He did not fee that any harm could refult from the application of the sums contained in the vote of credit to other objects than those alluded to by the honourable gentleman, and he believed such applications had been frequent. He was of opinion that much inconvenience would result from the delay proposed.

General SMITH said, that the thinness of the House, when immense sums of money were voted, made it impossible to state objections earlier. He viewed the subject in the same light with his honourable friend, and was glad it had been taken up. The public interest required that peculiar attention should be paid to the application of the supplies at such a period as this.

Mr. WILLIAM SMITH wished the inconvenience that would

refult from delay to be explained.

After a few observations from Mr. Rose and Mr. Grey, the motion was negatived without a division.

Mr. GREY moved, "that accounts of the sums received on the loan of 1795, up to the 12th of September, 1795—of sums received for the Lottery of 1796—on the Land and Malt tax—the Vote of Credit of 1795, up to the same period, with various other

money papers, should be laid on the table."—Agreed to.

Mr. BURTON moved, that the Westminster Police act should be read; which being done, he said, that after an experiment of the effects of that act which had at first been passed for a limited period, he now rose for leave to bring in a bill to render it perpe-The object of the bill was well known, and the circumstances under which it had been introduced would be recollected. Formerly the Magistrates of Westminster were so despised, and their practices so disgraceful, that they received the appellation of trading justices, from the traffic in vice which they maintained, and the encouragement which they gave to the licentiousness of the lower classes of the people, whose irregularities they inflamed, and whose litigations they promoted for their own pecuniary advantage. They were in the use by their artifices to swell the number of disputes, and to foment disturbances, in order to increase the emoluments of their own fituations. The number of recognizances which in the course of a year used to be entered, was about 20,000, which, under the present system, had decreased to a third of that number, and the commitments, upon which frequently nothing proceeded, had decreased in the same proportion. The sums which were levied upon the lowest classes of the people by the litigations in which they were encouraged, and the commitments on account of disturbances to which they were incited for pecuniary purposes, amounted

to no less than 6000l. annually, a sum now saved to those who were least able to sustain such a burden. The act which he moved for perpetuating had banished these mal-practices, and had established the police of the metropolis on the most savourable footing. With the experience they had of the purity of the administration of justice, in consequence of its operation, of the suppression of the depredations on the properties, and the diminution of danger to the persons of the members of the community, he was consident that the reasons for maintaining it were rendered indisputable from the salutary effect it had produced.

Lord WILLIAM RUSSELL said, that he would state very shortly the reasons which induced him to give his negative to the The bill had been resisted upon its first introducpresent motion. son by a right honourable gentleman (Mr. Windham) no longer on that fide of the House, and the same arguments that formerly had been used remained the same, or were strengthened, when the duration of the bill was considered. At first it had been only defended upon the plea of necessity, and of the danger that arose from the number of robberies and depredations. Notwithstanding the operation of this act, it did not appear that the number of robberies was diminished, as the daily papers were filled with accounts of such attempts, and the complaints of them were frequent. The patronage of the Crown was increased by it, in a very uncommon degree. and in a very exceptionable manner. The persons who enjoy the office of justices were appointed by the Crown, removeable at pleasure, and naturally possessed a great influence over the people, which might be exercised whenever Government might chuse to direct. The bill itself conferred a power unknown to the Constiaution, as, by the oath of a fingle individual, any man in the kingdom might be taken up as a vagrant or pickpocket, and thus be exposed to all the horrors of imprisonment. It encouraged perjury, for by the act, it was difficult to convict a person of this crime, and by this means tended to lessen the moral veneration and imposing solemnity of an oath. The expence which this act occasioned was likewise deserving serious attention; and upon the whole he was decidedly hostile to the measure, and would take every opportunity to oppose it.

The SECRETARY AT WAR said, he perhaps would have been silent on the subject, had he not been personally alluded to by the Noble Lord. It was true he had opposed the measure on its first introduction in a general way: but his principal objection was to that part of it by which any man might be committed as a vagrant or pickpocket upon the single oath of an individual. Upon this

head his objections were not removed, and his general sentiments of the bill were not altered. What he had thought of it formerly, he thought still. Then it was only an experiment, which seemed to have perfectly succeeded, and upon that experience he was of opinion that it ought to be continued. The persons who exercised the office of Justice of the Peace under it, were men of the greatest respectability, some of whom he personally knew, and others by character, and he was convinced that they all discharged their duty with the utmost fidelity and attention. It was evident that the police of the metropolis had been improved by this act. It was no doubt true that patronage was annexed to the Crown; but every measure of a similar nature would have the same effect; nor was this consideration to be put in competition with the advantage of a regular, vigilant, and active police. Even when the formet Justices subsisted the same complaint of influence was used. Upon the whole he was persuaded the measure was useful, and though he could be glad that the clause to which he objected could be removed, yet this was not sufficient to justify the rejection of a plan which had already produced the most beneficial effects.

General SMITH was decidedly against the bill; the precedent it created was bad, and might be employed for the worst purposes. Though he had originally voted for it, in the change of circumstances that had taken place, he would now give it his negative. The acts that had lately passed conferred upon magistrates a degree of power which was highly dangerous; but which, when Justices dependent upon the Crown were called to exercise, there was little impartiality or freedom to be expected.

Mr. WILBERFORCE said, that it was necessary in the metropolis to pay persons for the performance of the duty of a Justice, because the office could not be exercised as in the country, for the consequence attached to it, and therefore men who would otherwise support themselves in a professional pursuit, were to be induced to undertake a task as a means of subsistence, which otherwise their avocations would not permit them to sulfil. The great object was to find proper magistrates, and they could not be procured but by making the situation respectable. As to the expense he differed entirely with the gentlemen on the other side, and thought the salaties of Justices too small, and on a future occasion he intended to move for their increase.

Mr. I. HAWKINS BROWNE spoke in favour of the bill.

Mr. M. ROBINSON reprobated the bill, and contended, that it was founded upon that defire to extend the influence of the Crown, which characterifed every act of the present Minister's administration.

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Mr. FOX said he was sorry that the right honourable gentle-man opposite to him (Mr. Windham) had so totally altered his opinion of the present measure. He had formerly opposed the bill, but now the objection which he then so powerfully insisted upon had decreased in importance, and he was ready to compromise those principles of justice he had so strongly urged, to a motive of convenience which he now began to discover. He was likewise sorry at the change, because he had expected that the right honourable gentleman would have joined in opposition to the measure with that additional weight which resulted from his official situation. The patronage which it conferred upon the Crown was to him a matter of infinite consequence. He would not enter into a comparison of the respective modes in which the influence of the Crown was increased, or the particular importance of the instances: perhaps to some it appeared already so immense, that a new accession was hardly deserving of observation. He, however, was of a different He thought that so much was derived from the money transactions to which the state of our finances gave rise, so much from the creation of new offices, that every addition should be carefully watched and firmly opposed. Sorry he was to see that lately the useless appendage of law clerk to the Secretary of State's office had been revived, and bestowed upon a person for whom he had, a high personal respect, a consideration which he would not allow to influence his judgement of the transaction. But has the bill in question succeeded in its object? He would be happy to hear so, though he should at the same time be surprised. Has there been any decrease in the number of robberies? On the contrary we heard of them every day, and some of the most atrocious nature. The war, terrible as its effects might be, produced this good effect, that it diminished the number of profligate and disorderly persons in the metropolis, and to this might be attributed any improvement that had appeared. The diminution of the number of recognizances, though true, did not prove that robberies were less frequent. Some part of his objection to the bill would be removed, if the clause relative to the commitment on the oath of any individual were omitted, though this would by no means reconcile him to the spirit The evil of the influence of the Crown would remain an objection which could not easily be obviated. The regulation of the police in the metropolis was important, as it in some measure served to guide the opinion of the rest of the country, and therefore should be guarded from influence. Every mode of administer-Ing justice in some measure added to the influence of the Crown, but this act in a particular manner, It would be very desirable if

the Lord Lieutenant of the County of Middlesex could be made a responsible character, and appointed to superintend the conduct of the Justices. That office was unoccupied when the bill first passed, but now was held by a person of the highest character. He was sorry he had not heard the opening of the honourable gentleman who made the motion, as he could not know the grounds on which he recommended the measure; but, if he stated that the number of robberies was diminished, he could not subscribe to an opinion so contrary to appearances. Even were this the case, however, he could not assent to the bill. Some other measure might be devised to attain the same end, without being liable to the same objections.

Mr. Chancellor PITT said, that the right honourable gentleman had followed indeed, with some more moderation, the highflown observations of the honourable gentleman who preceded him, upon the topics of the increasing influence of the Crown. he would not at present reply, but when the subject was specially brought forward, he was ready to meet them upon the point. was a clear proposition that the lives and properties of the people could not be protected without, in some degree, enlarging the power of the Executive Government, to which, by the Constitution, this department belonged. The general declamation which had been attered, then, only went to this, that unless all magistracies were abolished, influence could not be extirpated. The right honourable gentleman in the course of his observations, talked of other measures being adopted, but had never done any thing like proposing any plan, except when he said that the Lord Lieutenant of the County of Middlesex should be made to superintend the conduct of the Magistrates. When the bill was introduced there was indeed no Lord Lieutenant, but there were persons who performed the duties annexed to that situation, yet the complaints against their conduct at that time were loud and general. While the right honourable gentleman thus hinted at a mode by which the magiftrates might be superintended, he did not know how good ones were to be obtained under the circumstances that prevailed previous to this act. But the same dependance formerly existed among the Government enjoyed the same patronage, while the cha-Justices. racter of the Magistrates rendered them the fittest instruments of improper purposes. - With respect to the clause objected to, it certainly described attention, and if the object of the bill could be effected without it, he should be very glad to lay it aside. It had been said that robberies prevailed still. This, however, only proved that it had not entirely suppressed robbery; yet if it had produced

the advantages already enumerated, no sober or dispassionate man could helitate in giving it his support.

Mr. GREY faid that he could not help taking up the arrogant challenge which the right honourable gentleman had thrown out in the beginning of his speech. He would undertake to prove that the system of influence in the hands of the present Ministry, was carried to a height unknown in any former period. He would prove that the revival of the office of third Secretary of State, and the creation of other new offices, cost more than twice the sum which was saved to the public by the act called Mr. Burke's bill, which the right honourable gentleman himself had so strenuously supported. He took a view then of the bill, and contended that it was highly dangerous, in point of influence especially, when coupled with such acts as those which had lately been passed.

Mr. Secretary DUNDAS said, that at the period when the bill was first introduced, universal complaints prevailed of the danger of robberies, complaints that were every day made at the Secretary of State's office, none of which now were heard of. He was furprized to hear it said, that no improvement in this respect had taken place in the situation of the metropolis. The right honourable gentleman had alkuded to atrocious robberies, but he did not advert that these were no ways connected with the operation of this bill, and were perpetrated beyond the jurisdiction of the Justices. They would not complain furely that the activity of the Magistrates had banished these depredators from the capital, and driven them in greater numbers to the country. It was indifputable that pickpockets and other persons of this description were no longer such nuisances to places of public resort as formerly, and that in many respects the state of the police was improved. No bad effects had refulted from the particular clause against which some objections were entertained. The oath was a solemn one, and it was not to be dreaded it would be lightly taken. It had already tended to disperse those assemblies of pickpockets which had been formerly so troublesome, and reduced them to the greatest apprehension from the interference of the police officers.—Much had been said of the facility of deviling a plan free from such objections as the present; but fince no plan had been offered by the right honourable gentleman (Mr. Fox) who was bound to do every thing for the accomodation of his constituents, and whose abilities qualified him so eminently to perform the task, had it been practicable; this of itself was a convincing proof that no such plan could be suggested. He would therefore support the motion.

The question was then put, and the motion carried without a

division. Mr. Secretary Dundas, Mr. Burton, and Mr. Wilberforce, were appointed to prepare and bring in the bill.

Monday February, 22d.

General SMITH, understanding that the tax on printed cottons was to be substituted by another, thought the House should be made acquainted with the reasons on which the Chancellor of the Exchequer had altered his opinion. The House having agreed to the tax, had certainly a right, he conceived, to an explanation on that subject, as they were no way privy to the conversation that took place between the Minister and the merchants concerned.

Mr. Chancellor PITT thought the explanation required would come more properly when he proposed a substitute for the tax.

Mr. WHITBREAD observed, that Mr. Pitt's notice relative, to the alteration of the poor laws, which was given the other night in his absence, superseded the necessity of any farther motion on his part. He took for granted, that the alteration proposed was in conformity to ideas thrown out by Mr. Pitt in the debate which lately took place on that subject, and therefore was ready to promise every support in his power to the motion. The right honourable gentleman's notice seemed to intimate a change of opinion as to the time when the alteration suggested was proper, for, unless he had mis-conceived him on the night of the debate, he had then expressed an opinion, that an immediate change of the poor laws would be very improper. Whether he himself was mistaken in that conception, or whether the right honourable gentleman had so changed his opinion, he was equally rejoiced to find, that the House not only looked with compassion on the sufferings of the poor, but were likely to adopt speedy and effectual means of relieving them. As preparatory to the investigation of Mr. Pitt's motion, he concluded by moving, "That the 5th of Elizabeth, and the 21st of James I'. the two fundamental statutes concerning the poor, be now read, and referred to the confideration of the House on Wednesday se'nnight," the day on which Mr. Pitt had given notice of his intention to bring forward his motion.

Agreed to.

Mr. WILBERFORCE brought up the bill for abolishing the flave trade at a time to be limited, pursuant to the Resolution of the Committee of the whole House on Thursday last. It was read a first time, and ordered to be read a second time on Thursday se'nnight, for which day Mr. Grey's motion on the State of the Nation stood; but in order to prevent any delay of this important measure, he agreed to postpone his motion till next Monday week.

The order of the day was read for the third reading of the Vote of Credit bill.

Mr. GREY stated, that on Friday last he had taken notice of the irregularity of introducing a vote of credit at so early a period of the session, when he was informed that his objections would come with more propriety, when the right honourable gentleman opposite was present, and that great inconvenience was likely to result from the delay which he proposed. As he thought the business required some explanation, he restated what he then urged, that in the first place a vote of credit was usually passed to provide for some extraordinary or unforeseen expence which had been incurred, when Parliament was not fitting, which in such case would be specifically stated; or for some expences likely to be incurred when Parliament was not fitting, which were not foreseen at the time the estimates were made out and laid before them; and in such cases, that it was the uniform practice to make it the last business of the session. had taken the pains to examine the form and manner of former votes of credit, and he found, that from the year 1756, which was at the time of the war before the last, as well as during the American war, no vote of credit was ever introduced till a few days before the end of the session. When the present vote of credit therefore was brought forward at this early period, and when onefourth of the taxes was yet to be provided for, he had strong reasons to suspect that the House was not called upon to provide for any prospective incidents, but for past occurrences; and he was the more Brongly confirmed in this opinion by the declaration of the honourable gentleman who answered him on Friday (Mr. Rose) that delay would be attended with inconvenience. Now, it was not only with regard to the time in which this demand was made that he was desirous to call the attention of the House, but to the magnitude of the amount. In the war of 1756, as well as in the American war, no greater demand was ever made than for one million of money as a vote of credit; but of late it had been the practice to increase that demand to the extravagant sum of 2,500,000l. granting money in this random manner, the House was depriving itself of its peculiar prerogative to guard the public purse, while it made it less necessary for Ministers to be accurate in their accounts. It was his intention, therefore, to move for a delay of the question, to give the House an opportunity of considering the subject, supplies were not sufficient for the purposes they are designed for, let Ministers come down to the House with a new budget, and state the estimates in a formal and constitutional manner, that the Public may have some idea of the appropriation of those sums which they are called upon to pay: This bill, however, appeared to be founded neither upon expedience nor constitutional principles, and he therefore moved, "that the third reading of it be postponed till that day three weeks."

Mr. Chancellor PITT believed it might be true that a vote of exedit was not usually applied for till the end of the session; and that it was then done after the committee of supply was closed. He conceived, however, that, when the extraordinary expences were forefeen, the most regular way was to apply for it when the Committees of Supply and Ways and Means were open. first place, when it was applied for after the fittings of Parliament, it was, as the honourable gentleman observed, to defray some extraordinary expences which had not been calculated at the time the estimates were produced; and in the second place, to enable His Majetty, after the fittings of Parliament, to discharge any extraordimany expenses which might possibly occur. Now if these extraordinary expences be forescen, while the Committees of Supply and Ways and Means are open, he thought Ministers did no less than their conflitutional duty in making an early application, that Parlia-. inest might consider the subject, and that no time might be lust to put the designs for which this money might be intended into imme-At the fame time he thought it better to be bediate execution. forchand, in case of any possible emergency, than to let such expences stand over to the next year's accounts; especially since 'Winiflers were accountable at all times for the expenditure. The vote of credit was this year therefore flated as an article of supply, and might be applicable or not, as the exigencies of the case required; like any other public fund, while it would constitute a fort of floating eapital, inflead of tremaining an article of unfunded debt to be thrown into the accounts of another year. As so the application of it, upon which fome objections were founded, he could only say . that if it was applied to the discharge of expences already incurred, and which must be foundhow or other destroyed, he thought it extremely eight, and that if Ministers kept it back they would be . empable; as one common purse was better able to surisfy the dernands upon the Public, than when sums were appropriated fefasately and distinctly, and reserved for a long time without any the whatever, until the period atrived, however distant and remote, for . their specification. As to the measure itself, he thought it lingular that no objection should be urged till the third reading of the ball, especially when he recollected that the message was brought down · upon a day when there was a full attendance.

Mr. FOX thought the House was indebted to his honeurable Vol.XLV.

friend for bringing his objections forward, and like him he thought the vote of credit required more explanation than it had hitherto received, to reconcile the House and Public: to the measure. The right honourable gentleman, he observed, had confounded what was separate and distinct, for he considered a vote of credit in a Committee of Supply, as more eligible than towards the end of a fefsion. A vote of credit was to provide for, as had been stated, expences incurred when Parliament was not fitting, and was either applied to circumstances unforeseen, or intended for such as might probably occur; but if there was a probability of applying it to any new service, the right honourable gentleman ought to come -down to the House and state it. But the right honourable gentleman thought that a greater advantage would accrue from making one fund of the estimates and vote of credit, than having separate funds remain useless, till the services for which they were peculiarly appropriated should need them. Here he stopped in limine to remind the right honourable gentleman, that in a vote of credit the money was not issued till it is wanted; and that for all the common current expences of the year, the money purpolely provided accord-. ing to the given estimates was ready. Any person would think, from the right honourable gentleman's seeming regularity, that none of the departments were ever in arrear. He seemed to have for--gotten that the Ordnance is in arrear, that the Navy is in arrear, that the Civil list is in arrear, and in short, that arrears were never so complained of as at present. The Staff has been provided for upon the estimates, and how was the House to think the provisions had been appropriated? There are Staff Officers returned from abroad, who, since the year 1793, have not received one shilling. People would be led to suppose that there is no irregularity, when the direct reverse is the fact; and except in a few particular arrangements under Lord Moira, there are arrears due to every officer in , the army. Thus was an evil of the greatest magnitude produced, and the House of Commons did not comply with the laws of their country, if they permitted it. By the laws established, the accounts ought to be separate, and the money appropriated to the use of each particular service kept distinct. Does not the present mode lead to confusion, and does it not also lead us to suffer the whole of what is voted to be expended in a shorter time, and with greater waste and extravagance than it otherwise would be? If the war goes on, Parliament ought to know not only the quantum, but the exact items of its expenditure, and that distinctly. It was intimated that the money was wanted immediately, but he bade the House recolleck that a vote of credit was never applied to the deficiency of estimates, and in that way he contended the present vote of credit was neither confistent with his own opinion, nor the opinion of his honourable friend, nor was it consistent with the laws of the country. And if such a system were pursued, we might always expect to be in our present situation of arrear.

Mr. SHERIDAN remarked, that it tended to destroy the power of the House of Commons over the public purse, as well as the jealousy which in all cases of public expenditure they should be cautious It was the peculiar privilege of that House always to vote the money for the public services upon estimates which were to be calculated as nearly as possible to the several demands of the several departments, and in cases of war and emergency at the end of a fession to provide for any extraordinary incident by a vote of credit. He observed that the right honourable gentleman had very studioully passed over one objection of his honourable friend who made the motion for delay, which was the magnitude of the present demand when compared with what had been the case under former administrations. Till the right honourable gentleman introduced the practice, a vote of credit never exceeded the sum of one million, and if he goes on doubling at this rate, unnoticed and unchecked, why may he not next year, if the war continues, come down for five millions at once. He understood that the right honourable gentleman made no manner of distinction between the money granted by a vote of credit, and that granted upon the estimates for the common current expences of the year. In this case the estimates are no longer of any use, since there is no certainty of appropriation. the laws of his country, the right honourable gentleman, and every other Minister, was bound not to apply the money voted upon any specific estimate to another purpose, and constitutionally he could Yet according to his own account, he puts all the money into one purse, and makes use of it as occasion needs. to shew how opposite such a mode of proceeding is to the very plea upon which the money was required, he desired the preamble to the bill to be read. This being done, Mr. Sheridan observed, that upon that plea, it was to defray some unforeseen expenses. owned that the delay of the bill might create much inconvenience, but that inconvenience was the lesser evil of the two, and he was therefore resolved to take the sense of the House upon it.

The House then divided,

For Mr. Grey's motion, - - 25 Against it, - - 102

Majority, ——77

The bill was then read a third time and passed.

Mr. SHERIDAN gave notice, that soon after his honourable friend had made his motion concerning the expences of the war, he should specifically move for an inquiry into the conduct of the expedition to the West-Indies. Upon a former occasion the right honourable gentleman had invited it, and expressed himself ready to meet it, and he hoped the House was not so benumbed by despair and disappointment, as to suffer an affair so replete with disaster and disgrace, to pass unnoticed.

Mr. WILLIAM SMITH, before he came to the immediate discussion of the negociation of the loan, in which, for the third time, though reluctarnly, he obtruded himself upon the time and patience of the House, begged leave to say a word or two upon the Report, which, as the House would see, was pretty voluminous, owing to the repetition of fimilar questions and answers relative to persons upon the list of subscribers. It might appear extraordinary to many gentlemen who had formerly remarked, that he completely liberated the right honourable gentleman from any charge of personal corruption, that he should enter into that examination; but to remove every kind of prejudice on that score, he assured the House that that examination was not instituted by him, but by another honourable gentleman then present, nor did he thence draw any inference of corruption, nor was he at all concerned in that examination. There was one view in which he considered the business, which would prevent him from fixing any such charge as that to which he alluded, on Ministers. If it were necessary for them to have recourse to corruption, with the power they have in their hands, they would not act so clumsily, as to make the negociation of a loan the instrument of their venality. They would not have had recourse to means that would subject them to exposure, when they had an establishment, whose gigantic influence surpassed all former example. - With respect to the loan, nothing was more distant from his mind than to accuse Ministers of corruption. But there was this, however, to be faid, where there were such enormous profits on a loan, as those to which he would, in the course of his speech, have occasion to recur, that it must be admitted, those who were favoured, would be apt to support and abet a war, from the profits of which they derive fuch enormous advantages. This he begged to be confidered as a general observation, as he did not wish to cast the slightest imputation on any of the contributors to the loan, among whom there were feveral who were incapable of being influenced by any mean or fordid motive. He mentioned however as a singular circumstance, that among those persons who figned the requilition for the meeting at Grocer's hall, and addressed

the House in favour of the two bills, a sum of not less than 800,000l. was divided, from which they derived a profit of not less than 90,000l. There were certainly among these a number of respectable merchants, and from scipectable merchants only such contributions could have been obtained; but at the same time, he would not pretend to deny that such profits might operate on men's minds to be blind to their own ultimate interests, and the interests of their country. To enter into the negociation itself, every body agreed with the right honourable gentleman, and those gentlemen who had delivered their opinion upon it, that a fair and open competition ought always to be encouraged. Now it would appear, from the testimony of every person in the Report, that in last Autumn, from October to the 23d of November, a competition was invariably perfifted in, notwithstanding some allusions to a claim of preference addressed by Mr. Boyd to the right honourable gentleman in the month of October, and that an open competition was formally announced in the month of November by the Governor of the Bank. After this, it would be natural to inquire how and why it was abandoned. It appeared to have been abandoned on the ground of a claim made by Mr. Boyd and Co. upon the right of preference, and although this right had been claimed in a short conversation between Mr. Boyd and the right honourable gentleman in the month of October, the right honourable gentleman was then determined to admit no claim whatever. Thus it rested till after the 23d of November, without any farther discussion or application to the right honourable gentleman upon it. On the 23d of November, however, the open competition was announced, when Mr. Boyd began to be alarmed; and on the 24th he had an interview, when he stated his claim more particularly, and afterwards put it down in writing. The letter which contained it was copied in the Appendix to the Report, No. 3. and Mr. Smith said, he should advert to a point or two respecting the validity of the claim, which was founded on a promise of the right honourable gentleman that no other public loan for this country should be made until the period fixed for the last payment of the preceding loan should have elapsed. Now, Mr. Boyd asserted in his letter, that "this was not one of those rights of which litigious people sometimes avail themselves for the mere purpose of giving trouble, but it was a right which was founded on justice and the nature of things, recognized by constant practice and public opinion, and which he could not relinquish without evident loss." And again he stated, "That this might appear perfectly clear, he begged leave to frate that there was at that moment still floating in the market the value of

5,000,000l. of money in scrip, which remained to be converted into flock. Now, Mr. Smith said, he could shew as many mistakes, in point of confusion in these passages, as there were misstatements in point of fact, notwithstanding the palpable care and pains bestowed in writing it. In the first place it was an extraordinary affertion of the contractor to fay, that his claim was a right founded in justice and the nature of things, and recognifed by constant practice and public opinion. He asked the House prima fracie whether Mr. Boyd could imagine the right honourable gentleman so ignorant of the practice of bargaining for loans, after having been so long and repeatedly in the habit of it, as to believe this asfertion:—For once he would be on the fide of the right honourable gentleman, and maintain that he could not. But, in order to thew this was the case, the contractor afferted, that there was at that moment still floating in the market the value of five millions of money in scrip, which remained to be converted into stock. fay that not one syllable of this was true, it was the most extraordinary claim he ever heard of, as would appear by the whole of Mr. Boyd's evidence. He then recapitulated the state of the market on the 24th November, to shew that instead of five millions of scrip of the preceding loan remaining, there was not more than 2,300,000l. upon which the greatest loss would have been 445,7181. the whole of which he contended ought to have been given up rather than enter into a nogociation, which has been of greater loss to the public. He observed that Mr. Boyd maintained a separate right from the other contributors which he was not able to prove in any part of his evidence, and the only grounds on which he claimed it were the risk, trouble and duty of the original contractors. Mr. Smith was at a loss to find what the duty of the original contractor was, unless it was to see that the Minister fulfilled his contract; and with respect to the trouble, the only trouble he knew was the selection of such of his friends, upon whom he meant to confer the favour of putting their names down to his list of subscribers, and accepting or rejecting the folicitations of other people. He found no trouble however in providing this loan of eighteen millions, for the whole capital was not sufficient to meet the numerous solicitations of his friends to shower down his benefits upon them. trouble, to be fure, of waiting upon the Chancellor of the Exchequer; but he supposed he did not think much of that, fince he thereby had the power to choose how much of the contract he would keep himfelf, and how much he would divide among his friends, according to the advantages that were likely to arise from the bargain. to the risk, there was only risk in one point, which if the loan fell

below ten per cent. discount, the contractors would be obliged to fulfil their engagement when the contributors would be released if they had made the first payment, for Mr. Giles, the Deputy-Governor of the Bank, being asked, "Is not all risk to the contractors from the sub-subscribers at an end when that deposit has been paid?" replied, "Ceriainly not, for if the loan was to fall under ten per cent. which is generally the amount of the first payment, the contractors would undoubtedly be responsible to the public. He had known it fall six per cent. but the risk was then not worth mentioning." And here, faid Mr. Smith, I appeal to the country, if by any extraordinary and unforeseen accident the loan should fall to such an enormous discount as would ruin him and his friends, if it was infifted that they should fulfil their bargain—could it be imagined that the country would insist on the bargain—no certainly —if it did, they would not be able to pay, neither if they could, was it a clear point that they could be obliged. Such was the superstructure on which Mr. Boyd built his claims to a right of preference. He next came to the negociation of a loan. The negociation of a loan throws down the price of the existing funds, so soon as it is talked of, because the preparations and the sales affect the price of stocks principally and materially. Mr. Boyd himself said, that the first payment of a new loan was commonly more than was necessary; while Mr. Giles and Mr. Mellish were both of opinion that the knowledge that a loan to any given extent is coming into the market, affects the price of the existing funds. now defired the House to compare, in what manner the holders of scrip were affected upon the negociation of a new loan before the last payment of the old loan, as it applies to the answer given by Mr. Boyd. In 1794, when the Chancellor of the Exchequer bargained for a new loan with Mr. Boyd, he bargained for it a month previous to the last payments of Messrs. Morgan and Angerstein who were the contractors for the preceding loan, and in December, 1794, the funds were materially affected by the first payment of the new loan. Did Mr. Boyd then think such a conduct improper, and contrary to justice, to constant practice, and public opinion? Certainly not, at least he betrayed no symptoms. Did the right honourable Chancellor of the Exchequer think it improper? Certainly not, for he betrayed no symptoms neither, of entertaining such sentiments. But how contrary was the conduct of the contractors at that period to that of Mr. Boyd on the present They felt no alarm, nor did they make any objection to it, and the reason was, because they considered their loan as wound In the present instance we must recollect also that three parties

met as competitors, and consequently the value of the existing funds snust have been more depressed than if there had been but one contractor. No person would presume to dispute or deny this, nor was there any immediate preffure for the first payment; for although the terms were concluded upon the 25th of November, the subscribers were not called upon to make good their first payment till the 1 oth of December following; near a fortnight therefore intervened. It may be alledged that the public fervice wanted money; but it is evident from this that it did not press for it immediately; and thence another confideration was to be deduced—it is always customary to bargain for a loan only two or three days before the opening of the budget, and it has often happened that an interview did not take place between the Chancellor of the Exchequer and the contractors till the very day before that on which the budget was to open, and it has been usually the practice to require the first payment in two, three, or four days after at the farthest. Now what was the longest period for the Minister to have waited before he had it in his power to bargain for a new loan, conformably with his former engagement, and to the saving of so much money to the public. The utmost period to have waited, would have been till the 15th of January, or if he had been urgent for money he might have come before Parliament, and stated that three persons had offered themselves as competitors, together with the peculiar nature of his former engagements, and obtained a Vote of Credit. Could fuch a declaration have injured the public cause? On the contrary would it not have excited an idea of astonishment and admiration throughout Europe at our internal wealth and credit, that three persons should come forward at one time, and offer separately to negociate a loan of eighteen millions of money, and that we were precluded from accepting their proposals by regard to punctilio? Some persons might say that a vote of credit at such an early period of the session, and for retrospective services in part, would have been irregular and unconflitutional. Suppose it could not have beend one by a vote of credit, then it might by a thort loan of two or three millions; but then again he was aware that if Mr. Boyd objected to the negociation of a large loan, he might to a small one. He then read the copy of a lefter from Mr. Morgan, stating that in October, 1795, he was ready to raise five millions, if necessary. Now every person would have thought the Chancellor of the Exchequer warranted in such a situation to go to the extent of two millions at least, which is the ninth part of eighteen millions, Whereby he would fill have had the choice of competition, and a great part of the prefent bonus would have been faved to the public.

The goodness of the terms became the next subject of consideration. Now he acknowledged that the terms were to be relatively viewed. It will often happen that the terms of a loan will be good at one time for the contractor, and at another for the public; but we have authority that the terms are fair for both, when the bonus is a little under or a little over four per cent. The terms when the last loan come out were seven and a quarter premium. It was at six before the opening of the budget, at five and a half at the first negociation, and immediately after it, rose to six, and sluctuated to six and a half and fix. He denied at the fame time that there was any afteration in the funds, and regretted, when he wished the other day to have an authentic account of the price of stocks, that the right honourable gentleman did not appear very good humoured, but answered him with more warmth than the occasion seemed to require, that it was impracticable. He had fince learned that there is an authentic account published at one o'clock every day by Meffrs. Cole and Templeman, which is fent to the Bank and registered, and which might have been laid upon the table. He had not got that, but he had another, which he believed was equally correct. appeared by this, that on the day the budget was opened the stocks were at the same price as on the 25th November; and that on Monday, December the 7th, the 3 per cent. confols were 672 and 3, and that they afterwards role above 5-8ths per cent. notwithstanding the circumstances to depress them. He did not wish to contend about the 5-8ths, because in this interim the loan was legalized, but he confined himself merely to stating that the transfers of omnium had the effect to raise them in their value. Now it was evident from this flatement that if it came out at seven per cent. premium it stood at three per cent. more than usual, and the consequent inference was that the terms were bad 41. 13s. 6d. was the money raised nominally per cent, but in addition there was a discount of three per cent. He would not contend but it might be 41. 13s. 6d. if it was afterwards allowed him to be 41. 17s. 10d. Mr. Boyd himself stated the bonus to be 61. 15s. 9d. per cent. and therefore it was not surprifing that he should call it a bad bargain for the public,"when the calculator made it so much above the usual By the memorandum at the end of the Report, the difference on 65 and 67½ amounts to 31. 12s. 6d. which makes the bonus 61. 15s. 9d. Laying these circumstances together, it was clear that more had been given to the contractors than usual, and that the whole was a bad bargain. He apologifed for intiffing to much upon this subject, since it was so dry and unpleasant in its nature, and wished that other gentlemen would consider it a little, as with

five minutes attention they would be as equal to speak upon it as he was. He then briefly stated a transaction which came before the Committee, and upon which they wished to institute an inquiry respecting a change from the 3 per cent. consols, to the 4 per cent. annuities, which he confidered as prejudicial. In another view the negociation was bad, because it might have been better. He alluded to the proposals of Mr. Morgan, and stated, that it had come to his knowledge since he had brought up the Report, and he was ready to prove it by evidence at the bar of the House, that one man offered to change 5000l. in Mr. Morgan's list before the terms were settled, for 3000l. in Mr. Boyd's list, and another offered three for one, for it was then understood that Mr. Boyd would have the preferable terms. Whether the Austrian loan was to come forward he did not know; he hoped not; but he wished to know how much of the navy debt was to be funded? In every way he estimated the public loss at a very considerable sum; for by the bringing down of the King's message on the day after the opening of the budget the right honourable gentleman caused an advance of profit upon the loan to the amount of 900,000l. sterling. Whether the purport of that message was foreseen on the 25th of November he could not tell, but he blamed the right honourable gentleman, because he had no occasion to have settled the terms of the loan before the 5th of December, which was conformable to the ordinary course of things, and on that day he might possibly have ascertained whether such a message would have been brought down or not, for Mr. Smith knew to a certainty that on Monday the 7th, when the budget was opened, a person in a public Coffee-house informed the company that a message would be sent down to the House that day, containing His Majesty's recognition of the French Republic; and when he was afterwards informed that no fuch circumstance had happened, he seemed surprised, and attributed it to some odd acci-The next day, however, verified his declaration. therefore, the circumstance of the message was so public, it must evidently have been for some days before in the contemplation of He did not mean to make any imputations of corruption, but he thought the advantages to the public, if there were any by the present bargain, might have been greatly improved. In the course of his argument, he quoted the defence of Mr. Dundas, then Lord Advocate for Scotland, to an accusation against Lord North, of making a corrupt loan. See Parliamentary Register for 1781, vol. 3, page 345.] He next touched upon the bills antidated from Hamburgh, but drawn upon unstamped paper in London on the Treasury, by Mr. Walter Boyd, jun. What degree of preference

might arise from this accommodation, Mr. Smith said, it was not for him to determine.

Mr. Boyd had positively denied, in his evidence, that he assumed any merit, or formed any claim to the present loan, from the accommodation he had given to Government in that instance. Other gentlemen, however, who were examined as to that particular, admitted that at least in that transaction, there was nothing likely to preclude or weaken Mr. Boyd's claims.

Mr. Smith then proceeded to examine the mode of concluding the bargain between the Minister and Mr. Boyd. From its privacy. he shewed that it was of all others the most unpleasant and suspi-It involved a responsibility, which no Minister, except for particular reasons, could wish to undertake, since he subjected himfelf, according to the nature of the bargain, either to the imputation of having acted unfairly for the Public, if he granted too favourable terms to the contractor; or ungeneroully to the contractor, if he took any undue advantage for the Public at his expence. Smith having gone through the detail of facts, proceeded to draw. one or two general conclusions. When he considered the amount of the late loans, the object of the liquidation of the public debt, which had been theoretically held out, appeared to be practically impossible. We had lately added to the mass no less a sum thanforty-eight millions. If such had been the effect of so short a period of war, when we confidered how much Europe had been engaged in wars fince the beginning of this century, and how little prospect there was that they would in future be discontinued, any prospect of the liquidation of the immense load of public debt must appear to be. altogether impracticable, or at least to be removed to an indefinite, It was to be recollected that one year's warfare completely controverts the effect of twelve years of peace. To indulge the hope. at all of a total liquidation of the national debt, we must depend on keeping up the present enormous portion of taxes, without any future wars to plunge us deeper into embarrassments; and after what he had seen in the present year of the difficulty of levying new im-. posts, he feared we should never be able to maintain them. God grant we may, for unfortunately the fear is great. From the tendency of the burden to increase, it was one of which it did not seem likely that our posterity would be easily able to get rid.

Mr. Smith next remarked the bad effect of loans, such as the, present, on a commercial country. They held out the hope of

Multos-que per annos

[&]quot; Multa virûm volvens durando sæcula vincit."

sudden and immense gains; they induced men to forlake the sober tract of flowly productive industry for the more dazzling prospects of monied speculation. He mentioned, that some years since, when he had been in Holland, several mercantile men had complained to him of the decline of their commerce in consequence of the persons who had large capitals having taken their property out of trade, and turned their attention to speculations in money. Such speculations tended to enrich individuals, but to impoverish the country. They threw the small profits of the many into the pockets of the few; those who had once tasted of the profits of such transactions were afterwards but little inclined to engage in the pursuits of commerce. They thought of nothing but how they might still more improve the money they had gained in that way, by continuing to employ it in the same channel. Mr. Smith concluded by apologizing for the length of time, during which, from the nature of the subject, he had necessarily detained the House. He said that he would now move a string of resolutions of facts arising out of the Report. As they were very numerous and not very short, he would have them now read, and then leave to the diferetion of the House, whether they should immediately proceed to the discussion, or allow them first to be printed, and appoint a future day for their consideration. Mr. Smith then read the resolutions, which are as follow:

Resolved,

Ist. That it appears to this House, that the principle of making loans for the public service by free and open competition, uniformly professed by the Chancellor of the Exchequer, has been very generally recognized, as affording the fairest prospect of public advantage.

2d. That it appears to this House, that, in all the communications relative to the formation of the late loan, which passed between the Chancellor of the Exchequer and the Governor of the Bank of England, or any of the parties concerned, previous to the 24th of November last, the Chancellor of the Exchequer did invariably profess a resolution to adhere strictly to the principle of free and open competition.

3d. That it appears to this House, that, on the 25th of November, 1795, the day appointed by the Chancellor of the Exchequer for a meeting of the several competitors for the loan, to settle the preliminaries thereof, and when they were all assembled, the Chancellor of the Exchequer, after a separate conference with Messra. Boyd and his party, did propose to the other competitors, viz. Mellish and Morgan, to bid for the loan, "on condition that an option should be reserved to the party of Boyd, of taking the loan at such a price as should be equal in value to one half per cent. on the whole sum borrowed, above the highest offer of the competitors."

4th. That it appears to this House, that the said Mellish and Morgan having resuled to become competitors on a condition to which they exemed it almost impossible to submit, the Chancellor of the Exchequer

did immediately after, without proposing any other terms, agree for the loan with Boyd and his party, although it was understood by the parties, that they were not to come to final settlement on that day.

5th. That it appears to this House, that by giving this preserence to Boyd and his party, the Chancellor of the Exchequer did totally depart from the principle of free and open competition, after having, by a communication, through the Governor of the Bank, only two days preceding, expressly invited persons to bid on that principle, and who

had also previously made preparations for that purpose.

oth. That it appears to this House, that the preference, so given to Boyd and his party, was claimed by them to the soundation of a supposed fact, in the settlement of the preceding loan for the service of the year 1795, between the Chancellor of the Exchequer, and the said Boyd and his party; namely, that "the contract was entered into under the condition, that no other public loan for this country should be made, until the period fixed for the last payment of the loan then contracted for should have elapsed;" and on the supposition that the negociation of a new loan at that time would be injurious to the said Boyd and his party.

7th. That it appears to this House, not only that the said Boyd has not any where contended or affirmed, that the preceding condition was ever expressed in specific terms, or reduced to any form; but that the contrary is implied in the arguments made use of by him in support of his claim, viz. "that it was a right, which was founded in justice, and the nature of things, recognized by constant practice and public

opinion."

8th. That it appears to this House, that in the month of October 1795, the said Walter Boyd, Esq. did state to the Chancellor of the Exchequer the right of the contractors to object to the negociation of a new loan; that the Chancellor of the Exchequer did, on that occasion, say, that he would send for their party, (viz. that of Boyd and Robarts) to hear what they had to say, before any competition should take place, but that he seemed positively determined not to admit of their claim.

9th. That it does not appear to this House, that the Chancellor of the Exchequer has any where admitted the reality of such engagement or condition having been made by him with the said Boyd and his party; but, on the contrary, that he did state to the parties assembled at his house on the 25th of November, "that the circumstances had come but recently to his knowledge," and that he did not admit them to be an obligation.

That it appears to this House, that no such condition is, in fact, either expressed or implied in any of the papers laid before this House, in which the particulars of the contract for the said loan appear to have

been fully adjusted and settled between the contracting parties.

That it appears to this House, that such a restriction is introduced into the memorandum of the contract for the loan for the service of the present year; and that no precedent is any where alledged for the introduction of a stipulation so new, and of which the consequences may

be extremely important.

Joth. That it appears to this House, that the said Boyd, in his addresses to the Chancellor of the Exchequer, on the subject of his supposed right to a preserence over the other competitors, supported that right by arguments drawn from his situation as a holder of scrip of the preceding loan, and from the injury which he and the other contractors

to the general practice on former occasions, when fums of considerable

magnitude have been raised.

15th. That it appears to this House, that, in the mouth of September, 1795, the said Walter Boyd did, at the request of the Chancellor of the Exchequer, undertake to advance money for the use of Government, to the amount of 1,000,000l. for which he was to reimburse himfelf by bills to be drawn upon the Lords Commissioners of the Treasury, to be accepted by them, and negociated at his own convenience; and that bills to the amount of 700,000l were drawn in London, on the Commissioners of the Treasury in the name of Walter Boyd, jun. and hearing a fictitious date, at Hamburgh, several weeks preceding the time, at which, with the privity of the Chancellor of the Exchequer, they were really drawn in London; and that the said Walter Boyd, jun. is a gentleman not engaged in any houle of butinels in Hamburgh. That the faid bills, though drawn in London, yet professing to be foreign, and not written on stamped paper, were of such a nature and defeription as the Bank of England would have refused to discount for any commercial house whatever, and such as it would have been injurious to the credit of any private house to have negociated.

That it appears to this House, that Walter Boyd, Esq. has declared, that no part of his right to a preference, as a contractor for the new loan, was grounded on the transaction of the bills dated at Hamburgh, and circulated by him for the service of Government: That he never had any expectation of that sort; and that he took so merit at all to himself in

having consented to that operation.

16th. That it appears to this House, that the loan so finally and unexpectedly settled on the said twenty-fifth of November, was not submitted to the consideration of this House until the seventh of Docember; and that the deposit was not required from the contributors until the tenth of December.

That it appears to this House, that the interval of twelve days between the settlement of the terms of the loan and submitting it to the consideration of this House, very greatly exceeds any that has been known on such occasions, and that no advantage is likely to accrue to the Public

from an interval of such unprecedented length.

That it appears to this House, that His Majesty's gracious message, containing a communication, that His Majesty would be induced to meet any disposition for negociation on the part of the enemy, with an excuest defire to give it the fullest and speediest essent, was delivered to this House, on Tuesday the 8th of December, and that, in consequence of the intimation contained in the message, the value of the loan suddenly rose above sive per cent. creating, by that operation only, an additional profit on the whole loan of more than nine hundred thousand pounds sterling.

That it appears to this House, that so such declarations, on the part of a contractor, palpably preferred, and immoderately benefited by the gift of a loan of eighteen millions sterling, on such terms, and accompanied with such arrangements as to create a profit of twelve per cent. or \$1,160,000l. before the first payment became due, can acquit the Chancellor of the Exchequer of having departed from the principle of free and open competition, in favour of Waker Boyd, Esq. in a manner incom-

patible with the interest of the Public.

That it appears to this House, that, in every part of the transaction

of the late loan, 15 epublic interest has been sacrificed by the Chancellor of the Exchequer; and that the profits to the contractors, at the expense of the nation, have been so exorbitantly swelled, as to have risen even before the deposit was made thereon, to an amount greatly exceeding the deposit itself, viz. on a loan of eighteen millions, to the enormous and incredible sum of two millions, one hundred and sixty thousand pounds sterling.

Mr. Chancellor PITT. I understand the gentleman has pro-. posed the alternative to the House, either of proceeding immediately to the discussion, or of allowing time for the Resolutions to be printed, and adjourning their confideration to a future day. As the charge relates enirely to myself, it cannot be supposed that I am even now unprepared. But as the honourable gentleman has brought forward a long string of facts and deductions, involving a charge of the highest misdemeanor against me, in the execution of my public duty, I wish to know minutely both the nature of the charge, and of those particulars upon which it is grounded. It is impossible from one reading to follow the series of such a detail, or be prepared to enter upon the discussion with any degree of sairness. If, therefore, the honourable gentleman is desirous that those whom he accuses should distinctly understand the nature of the charge, or be properly enabled to meet his statement, he will probably consider it as the most proper method to move that the Resolutions be printed, and that the first open day be appointed to take them into consideration.

Mr. W. SMITH said that this was precisely the point which he wished to submit to the discretion of the House. The Resolutions which he had moved, he had so framed as to comprise a history of the whole transaction, and he should think it highly improper and absurd to call upon the House to take them immediately into their consideration. He should therefore now move that the Resolutions be printed.

The SPEAKER suggested, that the most proper mode of proceeding would be, to move the first Resolution, and then to adjourn the debate. As the Resolutions had not been regularly moved, no order of the House could take place with respect to them.

The debate was then adjourned to Friday next, on an understanding that in the interval the Resolutions should be printed.

Tuesday, February 23d.

A petition was presented from the Lord Mayor, Aldermen, and Common Council of the City of London, against the bill for making Wet Docks.

Alderman ANDERSON said, it would appear to the House, Vol. XL V.

from the petition, that the corporation of the city of London had it in contemplation to embrace a plan for obtaining the convenience of wet docks, which would be attended with none of the objections to which the other plan was liable, which would not ruin near 2,000 families, and violate an immense quantity of property, and at the same time, on much easier and more advantageous terms, realise every important object which the other had in view. He therefore moved that the petition should lie on the table, which was agreed to, and counsel allowed to be heard in support of the petition, and also in defence of the bill.

Mr. HENNIKER MAJOR, after stating the object of the measure, moved for leave to bring in a bill to allow costs to be given in the discretion of the court, in cases of misdemeanor; and also in the same discretion to allow costs to witnesses and con-

stables, concerned in the apprehension of vagrants.

Mr. WIGLEY said, that the country rates were always much loaded, and this measure would prove a very considerable addition. He wished the subject to be delayed, that gentlemen during a recess might be enabled to inquire into it.

Leave granted,

Wednesday, February 24th.

Lord SHEFFIELD moved for leave, in a bill, to extend the line of the Kennet and Avon Canal, on which Sir William Young moved, that the debate arising on the motion should be adjourned to this day three months.

For the adjournment — 38
Against it — 14—24

The House then adjourned.

Thursday, February 25th.

This day only thirty-four members attending the House at four o'clock, it was of course adjourned till to-morrow.

Friday, February 26th.

Mr. DOUGLAS brought up a bill for the regulation of Controverted Elections; which was read a first time.

Sir JOHN SINCLAIR observed, that when a bill for general naturalization was formerly proposed in Parliament, it was agreed, that the sees of office, which the officers of that House would lose on individual bills, would entitle them to some compensation. As the general inclosure of the waste lands must totally destroy their sees on private inclosure bills, he conceived that the House could

not object to grant them a proper compensation, should that measure be carried into a law. He would therefore move. "That it be an instruction to the Committee appointed to consider of the state of the waste lands, to inquire into the loss that should be sustained by the officers of the House, provided a bill for the general inclosure of waste lands should pass into a law;" which motion was agreed to.

General MACLEOD role to address the House on an extraordinary circumstance of horror and barbarity, which made such an impression on his mind, as almost deprived him of the power of ut-He could not, confistent with his duty, remain filent; the honour of the House, and the credit of the nation were implicated, and he therefore hoped, that what he should allude to would be cleared up to the satisfaction of the public, He held in his hand a paragraph, on the bare perusal of which the blood must freeze, and the mind of every man must shudder with indignation and hor-For the noble Lord alluded to in the article, he had the highest respect; he admired him as a man, and loved him as a fellow soldier. Of all mankind he conceived he would be the last to countenance the horrors contained in the paragraph; and he gave His Majesty's Ministers this opportunity of contradicting a calumny, the contemplation of which must excite general indignation. paragraph to which he adverted, appeared this day in the Morning Post and Fashionable World. It purported to be an extract of a letter from Jamaica, and after stating other particulars; it contained the following passage, which he would read as part of his speech: Strange might the idea appear, but 'tis a fact, we have imported from Cuba, one hundred blood hounds, attended by twenty Spanish thasseurs, and they last Friday proceeded into the woods to hunt out and destroy the enemy. It is the opinion of people in general, they will have the defired effect. Query, What effect will it have. on Mr. Wilberforce? I suppose he shrinks at the idea of hunting human flesh and blood, as he is pleased to stile them, with blood hounds.—We all wish him present. We had severe duty during Christmas holidays, in keeping guard in and about this town, that being the critical juncture to observe the dispositions of the slaves, But I am happy to say, they are universally well affected, and I never faw a quieter Christmas; there is very little to be dreaded from them. One half of Kingston is in Trelawny; have been there these three months myself; have been in one expedition against the Maroons in Charlestown; they immediately key down their arms. In addition to a number of fine fellows that have lost their lives, it has cost the country above half a million since the commencement



of this unfortunate war. You would scarcely credit that 500 of these sellows could so long withstand upwards of 5,000 troops, which are the number against them; they get into the interior parts of the mountains, and 'tis impossible to get at them. I suppose you are almost tired of reading; if not, I am almost tired of writing; so will conclude this subject by wishing a speedy extirpation to them."

After reading such a passage, he could not conceive that there was a gentleman in the House whose feelings must not be shocked at the recital of such barbarities. The circumstance must bring to the mind, the shocking atrocities encouraged by the Spaniards in the island of Cuba, in South America. The diverson of the planters there was to hunt down for their sport, the original proprietors of the land. It was recorded by the best historians, that those fcrocious animals, after proceeding to the abode of an unfortunate family, first glutted on the blood of the father, and then seized and devoured the child at the breaft of the mother! He sincerely trusted, that for similar purposes, the Government of Jamaica had not sentto Cuba for blood hounds and Spanish chasseurs, to exterminate the Maroons, the proprietors of a part of the soil. Parliament, for the credit of the nation, was interested in discovering whether the paragraph he had just read, was founded in fact or not. He did not know the noble Lord (Balcarras) personally, but his family and the honourable General's had long preserved the strictest intimacy, and he hoped that it might never go abroad to the world, that he had imported blood hounds into Jamaica-blood hounds 'to extinguish those unhappy people mentioned in the paragraph! When gentlemen spoke with so much animation on the barbarities committed in France, they should recollect, that there, man opposed man, but they never had recourse to such shocking barbarities as those alluded to. He had, in the East Indies, witnessed all the horrors and miseries; he had seen the father supporting the wife with one hand, and his children expiring in his embrace with famine, rather than forego the principle of superstition early instilled into their bosoms; but he never witnessed the barbarities described in this horrible paragraph. He wished to be informed from the Chancellor of the Exchequer, if there was the least foundation for the intelligence; for if what was stated was true, he felt himself obliged, whatever his respect might be for the noble Lord, to bring him to the bar of the House of Peers, to answer for this most abominable transaction.

Mr. Chancellor PITT said, that without referring to the manner

in which the honourable Member had introduced the circumstance, or without entering into any eulogium on the character of the noble Lord, which every gentleman who knew him must conceive unnecessary, yet the facts stated were dertainly extremely important in their nature. This much he must affert, that nothing could be farther from the idea of His Majesty's Ministers or Government, than to employ those animals as instruments of war in the way which had just been mentioned. For the present, he conceived it unnecessary to say a word more on the business.

General MACLEOD said, he sincerely hoped that the paragraph was totally unfounded; if it were true, it would be the soulcst and blackest stain that could happen to the character of the country.

Mr. YORKE animadverted on the atrocities committed by the Maroons, whose object was plunder and extermination. In this country, dogs were kept to hunt and discover the haunts of thieves and murderers. The Maroons inhabited the mountains, from which they descended for prey, and were inaccessible in their habitations; he did not conceive, therefore, if dogs were kept in a civilized country, to discover the haunts of robbers, that it was by any means reprehensible to keep them in Jamaica for similar purposes.

Mr. FOX said, he was far from attributing any blame on this head to His Majesty's Ministers. It never could be the intention of Government to carry on a warfare of this nature; but, for the honour of the country, it was a matter which ought strictly to be investigated. The report had been spread abroad, and he should be happy to hear it contradicted, to shew that such was not the rest state of the case.

Mr. JEKYLL faid, that early in the session he had introduced the subject of the sictitious bills dated at Hamburgh, and had been answered by the right honourable gentleman, that he would be ready to discuss that subject when regularly brought forward. From the evidence collected in the Report of the Loan Committee, which had now for some time been upon the table, he would be able to support every charge he had made. He wished therefore to appoint an early day, as his professional duties at the circuits would render his absence inevitable. Upon Monday, there was, indeed, a business of great public importance understood to come on; but as no particular inconvenience would arise from the delay of the tax bill, and as the subject he wished to agitate involved a personal thatge against the right honourable gentleman, which, if innocent, he would wish to wipe away, he might be disposed to defer the other. If not, he

would at least have the satisfaction to think that he lest the matter to be taken up by abilities far superior to his own.

Mr. Chancellor PITT said, that the notice given by the honourable gentleman, was, in many points of view, one of the most extraordinary he had ever heard: in the first place, the honourable gentleman had stated, that he had the business in contemplation, and had even mentioned it in a very early period of the session. Secondly, he stated what was perfectly correct, that the Report of the Loan Committee had lain a considerable time on the table.-Thirdly, he said, that Monday had been long pre-occupied by a subject of great importance.—Fourthly, he mentioned the necessity of his foon leaving town to attend the circuit, a circumstance which the honourable gentleman must have known on the last day of term: upon all these grounds, the honourable gentleman fixed his motion for Monday, with a view of giving him (Mr. Pitt) the alternative, either of postponing a question of great public importance, or else of letting the honourable gentleman go upon the circuit with the idea, that he (Mr. Pltt) was unwilling to meet the discussion; however, as the debate upon this subject would not, in all probability, extend to any great length, it might take place on Monday without interfering with any other bulinels.

The notice was fixed for Monday.

Mr. SMITH moved, that the order of the day for resuming the adjourned debate on the resolutions relative to the loan be read.

The order of the day was then read.

Mr. SMITH corrected some of the figures which were improperly stated in the printed Report.

Mr. JEKYLL gave notice that he should, on Monday next, submit a motion to the consideration of the House, on the subject of the Hamburgh bills.

The House then (according to order) resumed the adjourned debate on the motion made upon last Monday, "viz. That it appears to this House, that the principle of making loans for the public service, by free and open competition, uniformly professed by the Chancellor of the Exchequer, has been very generally recognised, as affording the fairest prospect of public advantage."

The question on the first resolution being put,

The right honourable SYLVESTER DOUGLAS hoped he had no occasion to make any apology for rising to express his sentiments on the present motion, as he had the honour to be named on the Select Committee, and had considered it as his duty to attend it regularly, and to spare no pains in the diligent investigation of the subject concerning which the House had thought fit to direct an inquiry. At the close

of that inquiry, it was a great satisfaction to him to find that there was an unanimous concurrence of opinion between himself and all his colleagues of the Committee who had thought proper to be present on that day, on the only matter on which they had felt themselves entitled or bound to express an opinion; a matter, which, from the course of the debates which terminated in the appointment of the Committee, appeared to him, and he believed to many others, to form one of the most important objects of the inquiry. That opinion was expressed in the introductory part of the Report to the following effect, viz. "That on inspection of the lists, as well as on the examination of the parties, the Committee saw no ground to suppose that any interference took place on the part of any persons connected with Government in the distribution of any part of the loan."

He must also do the honourable gentleman who was Chairman of the Committee, (and had submitted that forty-fold system of resolutions to the House, of which the subject of the present motion formed the first) the justice to say, that he had been uniform in professing a sincere belief that nothing of undue, corrupt, or culpable motives had operated on the Chancellor of the Exchequer in the transaction of the loan, and that the highest degree of blame he had ever thought imputable to him was that of improvidence.

This has been his constant profession in the House before the Committee was named, in the progress of the Committee, and in his speech the other night on opening his resolutions. But when I compared that declared opinion of the honourable Member with the tenor of his speech, and the language and spirit of the resolutions, I felt a degree of surprise which has not been much diminished by the interval of time that has elapsed since the adjournment of the debate. The honourable gentleman professed that he had not the flightest suspicion that the loan had been employed by Government as the instrument of corruption; yet in his very outset the other night, he thought fit to remark, what he was pleafed to call, a most extraordinary coincidence, between the names of the gentlemen in the lift of subscribers to the loan delivered to the Bank, and of those who attended the meeting of Merchants, Bankers, and Traders of the City of London, held at Grocers' Hall, where the measure of the two bills for the fafety of His Majesty's person, and against feditious meetings, was approved of. A Minister, he said, would not in these days, be so weak or clumsy as to attempt the direct bribery of Members of this House, by the distribution among them' of paltry portions of ferip, but that it might be a stroke of refined and effectual corruption, to purchase the sanction of the great monical interest of the metropolis to his measures, especially during a war,

by large allotments of the profit of a bargain, profuse in regard to the state in proportion as it was advantageous to them. But this, it feems, was only a fingular coincidence, and he acquitted the merchants also of corruption, by declaring, that he thought them men of characters too respectable and independant, to be biassed by any pecuniary advantages, in the fentiments they might declare on subjects affecting the interests and safety of the Public. Did the honourable gentleman really expect that the House would suppose him idle and absurd enough to occupy their time with stating these things, merely to point out a curious and accidental coincidence of circumstances totally unconnected and independant; or would it be doing justice to his understanding, not to conclude, whatever colour he might use, that he meant to imply that the loan was the cause, and the vote at Grocer's Hall the effect? Neither were his resolutions, and especially the two last, lest inconsistent with his uniform professions concerning the Chancellor of the Exchequer. He tells us, that he never thought, and does not think, that any thing beyond the mere peccadillo of improvidence is imputable to that right honourable gentleman, and he concludes the resolutions which he desires the House to adopt, by pronouncing, that the public agent, the depolitory of the national faith and honour, the trustee and guardian of its financial concerns, "had, in every part of the transaction of " the late loan, sacrificed the public interest, in savour of a con-" tractor palpably preferred, and immoderately benefited, by the " gift of a loan of 18,000,000l. on such terms, and accompanied " with such arrangements, as to create a profit of 2,160,000l." What a mockery must it appear to this House, to find such a proposition prefaced by such professions, and how vain must be the honourable gentleman's hope, if he thinks he can, in such a manner, lenitate verbi rei acerbitatem mitigare.

Sir, although only the first resolution is before the House on the present motion, yet, as they have all been opened, stated, and printed, and form one chain of affertion, argument, or infinuation, leading (by what sort of logic will appear in the course of what I have to submit) to the conclusions in the two last, I hope I may take the liberty to answer them all together, and I shall begin by declaring, that I think every one of the honourable gentleman's 39 articles, [this being supposed to allude to Mr. Smith's religious persuasion as a Dissenter, produced a general laugh], which were framed for the sake of establishing the 40th, is either sounded in misapprehension, suppression, partial statement, or perversion of the evidence contained in the Report, and mixed up with so much salse argument, unsounded infinuation, and misapplication of prin-

ciples, and, above all, so obviously offered to the House as the groundwork of a most unjust, and therefore, under the circumstances, a most dangerous accusation of one of its mentbers, that I find it my duty to object to all of them-and to state, beforehand, that before I fit down, I shall move such an amendment on the first, as I think necessarily called for, in order at once to affert the principle contained in it, as now worded, and to vindicate the Chancellor of the Exchequer's departure from that principle, as far as he has found himself compelled to depart from it in the present instance; and, if the House shall concur in this amendment, I shall propose to them to dispose of the 37 next resolutions, should the honourable. gentleman perfift in moving them, by the previous question, and of the 2 last by a direct negative, in order to substitute, in their room, two others, expressive of that justification and approbation of the Chancellor of the Exchequer's conduct, which the unwarranted attack upon it has, in my mind, rendered necessary, both for his sake, and that of the Public. The general heads on which the contract for the loan has been arraigned are, I think, as follows:

That the Chancellor of the Exchequer has, by concluding with Messrs. Boyd and Co., done a manifest and voluntary injury to other respectable individuals; to Mr. Morgan and his friends, who have complained, and to Messrs. Mellish, who have not complained.

That this injury has arisen by his departing unnecessarily from his own favourite principle of competition.

That he affected to yield to groundless and idle claims of preference by Messrs. Boyd.

That, in truth, he gave that preference as the reward for a great service rendered to him, as Chancellor of the Exchequer, by a large advance of money, under circumstances extremely censureable.

That the terms of the loan were, in themselves, grossly advantageous to the contractor, and injurious to the Public, and were entered into at a time when there were other persons ready (and this, it is said, can be proved) to have taken it at a much smaller profit.

That the Chancellor of the Exchequer contrived to fink the value of the 3 per cent. funds, by an unufual operation of the Commissioners for the reduction of the national debt, and then gave nothing but three per cents for the loan, (except 6s. 6d. long annuity;) which was, in truth, a scheme to enhance the value of the loan to the contractor, at the expence of the Public.

That he postponed the delivery of the King's message con-Vol. XLV. cerning peace till after the bargain was concluded, and thereby occasioned an enormous advance in the funds, "which it was impessible not to foresee"—an advance whereof the Public must have had the benefit, if the message had been delivered on an earlier, or the bargain concluded on a later day, and at a time nearer to that on which the budget was opened, agreeably to general practice.

From all these heads of charge, the honourable Member infers, what his specches call improvidence, and his resolutions translate e sacrifice of the public interest, in order to benefit a favoured contractor and his friends, to the amount of 2,160,000l. out of the public pocket, and what other gentlemen have stated as such palpable corruption as must clearly appear, if the lists of the contractors, and the subordinate lists of the sharers in the loan, should be produced. The honourable Chairman, indeed, has always declared, that, in his view of the subject, the production of the lists was unnecessary and uscless; but other Members, as eager for the inquiry as himself, have expressed themselves very differently, and have rendered, as far as it could be obtained, such production absolutely necessary, either for the exculpation, or detection, of the persons charged as the agents in the corrupt distribution, and who, it was hinted, on the day when the Committee was moved for, might be found by looking round the Chancellor of the Exchequer in this House,

I proceed to consider, first, the supposed injury done to Mr. Morgan. That gentleman had been treated in all the previous debates as the principal dramatis persona. His evidence was first called for in the Committee; and occupied much more of our time than any of the other examinations. The honourable Chairman, however, abstained so long in his late speech from mentioning Mr. Morgan, that I had begun to apprehend that he meant to omit him altogether. That he did not do—He at last took notice of him. I shall take the liberty of restoring him to his place in the front of the battle, and shall consider his case, both on his own evidence, and on that of the other gentlemen who have been examined.

The gravamen of which he complains is, that, on the faith, not only of the general knowledge of the Chancellor of the Exchequer's adoption of the principle of competition, but also in consequence of direct communications from him, through the Governor of the Bank, by which he declared his intention that there should be an open competition in the present instance, he (Mr. Morgan) had determined to become a bidder, had opened a list, and had induced a number of persons, to the amount of about 400, either to advance large sums of money to him, or to keep their cash unemployed at their bankers, in order to be prepared to make the usual deposit, in case he

should be the successful competitor; that this had been the affair of several weeks preparation; and that afterwards, and not till the 25th of November, the day when the different competitors, confisting of three parties, himself, Messrs. Mellish, and Mr. Boyd's party, went by appointment to Downing Street, to hear the usual preliminaries stated, he learned that the rule of competition was to be abandoned, and a preference given to Mr. Boyd; that this measure of the Chancellor of the Exchequer had occasioned a great injury to him and his subscribers, as they had not made any provision for the re-investment of the money which they had necessarily called in to make the usual deposit, and such payments as might be fixed for an early period.

Such is Mr. Morgan's complaint, and that of a number of his subscribers, as set forth in their petition presented to this House on the 4th of December. And, I must here observe, previous to the comparison of the complaint with the evidence in the Report, that, if the case had been as stated, and the Chancellor of the Exchequer had, from found reasons of public advantage, departed from a positive engagement with individuals, the consequence would have been only, that they would have been entitled to have received a compenfation from the Public, adequate to the injury they could have shewn themselves to have sustained. The most positive engagement cannot be more inviolable than the right to the exclusive enjoyment of private property; yet it is often both wise and just in the Legiflature, to possels itself of such property, when the public good requires it, without the consent of the owner; compensation, in such case, being all that he can fairly claim or expect. The prayer, therefore, of the petition of Mr. Morgan's subscribers, that the bargain with Mr. Boyd should not be sanctioned, because of the injury they supposed themselves to have sustained, was absurd.

But what is Mr. Morgan's evidence on this subject?—I will read it from the Report. "On Friday, the 23d of October, I under-"flood from a conversation with Mr. Godschal Johnson" (one of the contractors, with Mr. Morgan, for the loan for the service of the year 1794) "that it was his opinion that Mr. Boyd would have "the loan. In consequence of this, I told him I had no intention of forming a list, nor had made any kind of arrangement." After this he states himself to have sluctuated in his intention, and in his conjectures, concerning the preference that might be given to Boyd. On Monday, the 26th of that month, he saw the Governor of the Bank, and also on Tuesday the 27th, and Wednesday the 28th On each of those days, he stated, on the one hand, the general rumour concerning Boyd, and on the other, the fact, that Messrs.

Mellish were forming a list, which seemed to contradict the idea of a preference to Boyd, and also that he himself had been much applied to to open a list. The Governor of the Bank, he says, told him, on all these three days, that the Chancellor of the Exchequer had always said " competition," whenever he had spoken to him on the fubject; but that still he (the Governor) had great doubts on his mind-" there was a something, he did not explain that something, "that Mr. Boyd and his party seemed to be consident." On the 27th, he told the Governor of the Bank he should make up his mind positively by the next day. On the next day, the Governor, after repeating that the Chancellor of the Exchequer had always faid "competition," expressed, in a very strong manner, his doubts—and that the loan would go to Mr. Boyd, and he (Mr. Morgan) would be disappointed." There was something or another—he never mentioned what, " that would be brought forward to prevent its going to a compe-"tition." This is taken from the narrative which he at first stated to the Committee, and which was afterwards deliberately read over to him, that he might correct any mistakes he or the clerk, in taking it down, might have fallen into. On the question, however, whether, on that very 28th of October, the Governor alluded to any other motive as operating with the Chancellor of the Exchequer, exclusive of the last payment on the preceding loan not having been completed, (a circumstance on which I shall have afterwards to obscree), he answers, " beyond all doubt whatever, and that was no " part of it; particularly it was stated by the Governor of the Bank " to me, that there had been an important money negociation, " amounting to 900,000l. in which it was understood that Mr. "Boyd had greatly affisted the Chancellor of the Exchequer, and "that on that ground Mr. Boyd would have the loan. This was "stated not once, but repeatedly." Here, Sir, the House will perceive a strange contrariety between Mr. Morgan's narrative and his answers, on which I wish to make no harsher remark, than that he appears to be of so feeble and incoherent a memory, that little reliance can be had on his testimony, in the investigation of the facts in question. But let us see the opinion he ultimately formed on the subject of the supposed exclusive preference, and the resolution he came to with regard to his own list. " I had private intimations, " confidential ones, that I could rely on, that Mr. Boyd's party were " constantly assured of having the loan. (He afterwards explained, "that he meant by "affured" that they were confident.) The re-" fult of the several conversations with the Governor of the Bank "was an impression on my mind, that certainly and positively "there would be no competition. From Monday, the 26th of "October, when I first had the communication with the Governor " of the Bank, until Monday, the 23d of November, I never. es had an abatement of that impression." Here is therefore a positive conviction, that no competition was to be expected, and, of course, that all preparation by Mr. Morgan would be idleness and folly. How extraordinary must his conduct appear after this, when he tells us, that he determined, on the 28th of October-not to relinquish all idea of becoming a bidder—no—to make a list, which he opened publicly on the 29th. This is Mr. Morgan's own history of his own opinion, and of his own conduct; and, if it is to be credited, what injury has been done to him? If we are to credit his recollection, in opposition to that of the Governor of the Bank, he was warned by that gentleman " that he would be tricked," to which, he fays, he replied, "that he should do his utmost to be " well prepared for competition, and, if he was precluded, it should " not be his fault." With a clear persuasion that it was determined to preclude him, what possible motives can we assign for his preparation, or what effect could he possibly expect from it, except a pretext for clamour and complaint against Government and a petition for redress to the House of Commons? But if he was not, were his subscribers injured? If he did not communicate to them his conviction, or the grounds of it, and they were not otherwise apprized of them, they were. But by whom? Not by the Chancellor of the Exchequer—he had no communication with them—Most assuredly by their principal, Ir. Morgan. He inscribed their names in his list, encouraged their preparations, received 5 per cent on the supposed amount of the loan from some of them-" and " yet there were undoubtedly abundance of them, to whom he made " no communication of the impression on his mind, that there would "be no competition. "To some," says he, " it is very likely I "did communicate it, but in general, I observed as a rule, to say "but little to any body, but to hear all from every body." That he did not communicate his impression to his principal subferibers, or even betray to them any thing like a doubt of intended competition, is confirmed by the remarkable testimony of the Governor of the Bank on this part of the case; who tells us, he was more on Morgan's, than on either of the other lists. We collect from him, that as he had never declared any opinion of his to Mr. Morgan, purporting that Mr. Boyd would have the preference on account of the money negociation, so Mr. Morgan, not only never expressed to him that such was his own opinion, but so treated the subject of the loan in their conversations upon it, that he (the Governor) thought, to the last, that Mr. Morgan never suspected that Mr. Boyd would have a preference at all. "I believe," fays he, "he always thought it would be by competition."

Let us now, on the other hand, suppose, that the belief, of no competition and of preference to Mr. Boyd, was as strongly impressed on the minds of Mr. Morgan's subscribers as on his own. This, he, in different parts of his examination, strongly infinuates. "did hear generally from all persons, that that idea was understood." In that case they are as little injured as himself; and have nobody but themselves to blame, if, from want of reflection, or other causes, they really acted as if that had been to happen, the contrary of which they believed to have been determined upon. But, in truth, I must be permitted to fay, that I cannot believe Mr. Morgan's account of his own conduct on this subject. I would ask if the House can believe him? [Here a loud cry of "Hear, hear," from the opposite side.] I repeat it,—can the House believe him?—I have avoided and shall avoid all strong expressions, and all imputations of intentional mis-statement by Mr. Morgan. I will ascribe every thing, if you please, to a frail and unfaithful memory. But can we believe an account so much at variance with itself; with the actions of the person who gives it; with the testimony of others referred to and concerned; and with the general circumstances and complexion of the whole transaction?—One observation more on this part of the subject. Mr. Morgan's positive belief of predetermined preference was founded on private intimations—confidential ones,—on which he could rely. On confidential information, which he had constantly received, up to Tuesday, the 29th of November. It will appear to have been very fit, when the rest of his testimony is considered, for the Committee to endeavour to ascertain, if possible, the degree of authority and authenticity which it was natural for Mr. Morgan to attribute to these confidential communications. This was one means of judging of the force of his judgement, and his rules of argument and conduct, which it was of some consequence to know, as he was examined by several Members of the Committee, as to matters of opinion, on many points of great public concern. It was also material to discover how far the Chancellor of the Exchequer could really be shewn to have given reasonable grounds to sound a belief, that he had a predetermined intention to give a preference to Boyd, contrary to his declarations repeatedly made in this House, and to what he had publicly authorised the Governor of the Bank to declare, the first time he ever gave him any authority on the subject. There is something in this part of Mr. Morgan's examination, which has almost the air of a comedy. He declined naming the person from whom he had directly received the intimations in question, without his leave; because it probably might lead to some other person of whom he knew nothing; and he afterwards informed us that he had consulted him, and had not obtained his leave.

This confidential information, he had faid, was always from one and the same person.

- Q. "Will you mention whether there were any circumstances in that person's situation, that induced you to think the information
- "more authentic than the general rumour you have mentioned?

 A. "No circumstances.
- 2. "What were your reasons for thinking you could particularly rely on the information you had received from that person?
- A. " Because I know him to be a true, honest man, fully to be " confided in.
- 2. "Had you any reason to think that he had any particular au"thentic means of information?
- A. "From his telling me he had that information, and that I "might rely on it.
- 2. "Did he say he had the information from Mr. Boyd, from the Chancellor of the Exchequer, or from any other particular person or persons whom he mentioned?
- A. "He never mentioned the Chancellor of the Exchequer nor "Mr. Boyd. He certainly mentioned a person in the City, from whom he had the information. That person I do not know per- "sonally.
- 2. "When you were informed that the person with whom you are not acquainted, had declared that Mr. Boyd was to have the loan, did you know of any circumstances belonging to that per"son, which led you to think that he had the means of authentic information on the subject?
- A. "I did believe so, from his acquaintance with some of Mr. Boyd's party.
- 2. "When the information was given you, was it mentioned "to you on what ground that person, whom you did not know, had formed his opinion that Mr. Boyd was to have the loan?
 - A. " Because he was told so; That was mentioned to me.
 - 2. "Was it said by whom he was told so?
- A. "I do not know that ever he communicated that to my friend that spoke to me,—I do not recollect ever hearing it.
- 2. "Then you never heard from whom by name that person, "whom you do not know, had his information on the subject?
 - A. "I never heard that he had ever said any name.
 - 2. "As you said you had heard that Messrs. Boyd were constantly

- " affured of having the loan, were any persons named from whom they had that affurance?
- A. "I always understood that they felt themselves confident of "having it. And so I constantly had the considential information." And it agreed with public rumour." When I said, Messrs. Boyd "were assured—I meant they were consident."

I beg pardon for having read to long a passege of the Report. It appears from thence, that the confidential information, which in Mr. Morgan's conception, amounted, one would think, to a positive demonstration, was indeed given him by a true honest man; but derived no support whatever from that honest man's veracity, because he stated it merely on the faith of another unknown, personally, to Mr. Morgan; and that other unknown person informed the honest man, who was known to Mr. Morgan, that he believed it, because he was told so. By whom he was told so, what that informant's fources of knowledge were, or what was his measure of sense or veracity, neither Mr. Morgan, nor, as far as appears, Mr. Morgan's friend, possessed any means of knowing or guessing; and, at last, this valuable intelligence, on which such positive reliance was placed, résolves itself into nothing but the hearsay of a hearfay of a hourfay, which, after all, Mr. Morgan feels the necesfity of confirming, by the corroboration of mere rumour.

Is it not, therefore, much more natural, and, on the whole, more just to Mr. Morgan, that we should believe, as the Governor of the Bank does, that he acted on the perfuasion of an open competition; and that the Chancellor of the Exchequer gave nobody reason to think otherwise, than that he really intended that open competition, till the 25th of November, when he came to have the claims of Mr. Boyd fully stated, and urged upon him, and to hear the Governor of the Pank's recollection of what had passed on the treaty for the former Ioan? On this supposition, Mr. Morgan and his friends having prepared their money on the chance of a competition, in which they might have been out-bid, have suffered no more inconvenience than they must have done, if, on an open competition, they had been out-bid That they lost the chance of being the best bidders, because they rejected the qualified competition, which the Chancellor of the Exchequer found himself under the necessity of proposing, in such a case; --- where they acted merely on a declared general predilection of that right honourable gentleman; for he had authorised no official communication of that fort, by the Governor of the Bank, till the 23d of November, and after all the preparations by Mr. Morgan and his friends had been made; — will hardly be thought to entitle them to indemnity.

did, (and the establishment of so strange a precedent could be justified) the justice of Parliament would give such indemnity; but we must lay out of the consideration of the present debate, all pretext of wilful injury to those individuals; and all argument drawn from thence, of undue motives, in the transaction and terms of this loan.

I will now, with the leave of the House, proceed to examine the circumstances and nature of Mr. Boyd's claims, as they appear from the Report.

In the month of October, Mr. Boyd, who, with his party, (28 it is called) had contracted for the loan of the former year, says, he first heard, that a new loan for the service of this year, was in contemplation; and that, about that time, he stated to the Chancellor of the Exchequer, the right which he thought belonged to the contractors, (not the subscribers,) to object to the negotiation of the new But he adds, that he did not state it, by any means, so fully, as in the conversation on the 24th of November; and in the joint letter from himself and Mr. Robarts, of that date. Even in that conversation of the 24th of November, Mr. Boyd does not seem to have rested on any strong ground or recollection of positive engagement; for, when the Chancellor of the Exchequer mentioned that he did not recollect any such engagement, Mr. Boyd appears tohave answered, that he understood the engagement to have been either positive or implied. We may therefore presume, that, in what passed between them, he chiefly founded himself on the arguments which he thought arose out of the nature of the thing; and on that occasion he tells us, that the Chancellor of the Exchequer seemed positively determined not to admit of the claim. From thence, till the 23d of November, he thinks he may positively affirm, that he had no farther communication with the Chancellor of the Exchequer on the subject.

This account corresponds both with that which has repeatedly been given in this House, and with the testimony of the Governor of the Bank, as well as with the whole conduct of the Chancellor of the Exchequer. For it is clear, that he acted up till the 24th of November, as he could not have done, upon any intelligible and explicable principle, if he had not really intended an open competition. It is clear he had no recollection of any thing which could bear the construction of an actual engagement to Boyd's party; and that, from the manner in which their argumentative claim had been cursorily urged to him, he did not think himself obliged, and did not mean, to act upon it. Is it pussible, if the case were otherwise, that, on the 23d of November, he would have commissioned the Governor of the Bank to tell the three parties, that an open com-

petition was intended? What possible advantage could he have expected from such a declaration, if it had not been sincere?

In October, however, he had thought it due to Mr. Boyd's party, to tell them, that he would fend to them before any competition should take place, to hear what they had to say. With the impression he had of the inadmissibility of their claim, amidst the great variety of important occupations, in which, during the interval, he was necessarily engaged, would it be extraordinary to find, that he did not fully recollect, or at least, not fulfil this promise, till he was reminded of it by Mr. Boyd's letter of the 23d of the next month? Could he possibly have foreseen the trouble and inconvenience which have arisen to himself and this House, from his not having taken an ealier opportunity of discussing their pretensions, undoubtedly, it is to be supposed, he would have sent to them sooner. But what difference that could have made to the public, or in the terms on which the loan was negociated, it is impossible to discover.

If he had taken that course, and had referred to the Governor , of the Bank, who had been present at the bargain for the preceding year, it appears, by the testimony of that gentleman, when he did refer to him, that he would have been reminded of a circumstance, which does feem to have amounted in his (the Governor's) opinion, to formething very like a direct engagement. For, in the conference between the Governor, the Deputy Governor, and Chancellor of the Exchequer, on the 25th of November—previous to that which the third of the proposed resolutions chooses to call a separate conference of the Chancellor of the Exchequer with Messrs Boyd and his party, when, in truth, it was a conference at which were also present the Governor and Deputy Governor of the Bank, besides the two Secretaries to the Treasury,—the Chancellor of the Exchequer having asked the Governor, if he recollected, whether, at the meeting for the preceding loan, he had committed himself to any promise, conformable to Mr. Boyd's claim, the answer was, "He thought Mr. Pitt had in some measure committed himself to such a promise, for that, on adjusting the days of payment for the then loan, one of the contracting parties had wished to have the last payment in February 1796, instead of January, but was answered, by Mr. Pitt, that he could not assent to that, as he might possibly want to raise a new loan in January." Thus it seems manifest, that the Governor of the Bank had a clearer recollection of what had passed on that former occasion, than the Chancellor of the Exchequer, or even Mr. Boyd himself. Accordingly, he tells us, that he Iways did suppose or suspect that Mr. Boyd would, or might, have

a preference, and that he had faid in private confidential conversation, (which, he fays, he apprehends, with deference, no gentleman could deem himself justified in divulging,) that he had such suspi-But, he declares, that he never in his life, to his knowledge 'or recollection, told Mr. Morgan that he thought he would be tricked, nor used words to that effect; if ever he did use such a word, "it certainly was in a joking way." "The grounds of my suspicions were, says he, that I conceived Mr. Boyd's party, in. point of good faith, had a claim to some preference, from the conditions stipulated at the making of the preceding loan having been departed from; and I thought them too fagacious to omit availing themselves of that circumstance." He did not, however, mention that reason to Morgan, he thinks, not to any body; and he does. not recollect that he stated any other reason to him. " I had no other reason. I certainly did not state to him, that there had been a money transaction, in the course of the summer, to the amount of 900,000l., in which Messrs. Boyd had accommodated Government." The House will no doubt, compare this account, with that of Mr. Morgan, who tells us, that the Governor mentioned to him, both the one circumstance and the other, and that he treated the money negociation as the ground of the preference, and the other matter, " neither as a pledge or contract on the part of the Chancellor of the Exchequer, nor as of any weight to give Mr. Boyd a claim of preference."

But it is said, that Mr. Boyd's claim, when it did come fully before the Chancellor of the Exchequer, was neither bottomed in positive nor implied engagement, nor in the reason of the thing; that Mr. Boyd's arguments drawn from the situation of the contractors, and from practice and public opinion, were frivolous and unsustainable; that he has shifted his grounds on the subject, and is resuted by the testimony of others delivered in the Committee.

As to the fact, we have it from the direct evidence of the Governor of the Bank; and what he tells us concerning the conversation on the occasion of the former loan, proves two things: first, that he considered what passed as amounting to a promise of which Mr. Boyd would be entitled to avail himself: secondly, that, at the time, the Chancellor of the Exchequer, a person of great practice and experience in such matters, did, when the subject was fully present to his mind, seel the incompatibility of an open competition for one loan, to commence before the winding up of the former, with the purchased rights of the contractors for the former. In my view of the matter, this is no immaterial circumstance. The Chancellor of the Exchequer could, at that time, have no bias on

his mind, as to this point; and yet, he immediately felt that if a second loan began to be paid before the ultimate payment on the first, it would be an injury to the rights of the former contractors. We have then the ideas of the Governor of the Bank, and the Chancellor of the Exchequer, on this point; this seems a pretty strong justification of Mr. Boyd's assertion, as to general opinion; and you will find throughout the Governor of the Bank's examination, that he always continued strongly impressed with the same sentiment. Being asked, whether do you think, in the particular state of the loan of 1795, (i. e. at the time of the bargain for the present loan). that a competition for the late loan would have been unfair, and an act of injustice to Mr. Boyd and his party? His answer is, " I "think they would have had great reason to complain." The same opinion, I contend, is fairly to be collected from Mr. Mellish's evidence; for he also seems to think, that such a promise as the Governor of the Bank conceives to have been involved in the Chancellor of the Exchequer's declaration on the occasion of the former loan, would have entitled Mr. Boyd to claim a preference. As to the difference between the right of a contractor, merely as fuch, and of a subscriber, merely as such; that question will occur by and bye. But it is faid, that Mr. Boyd has pretended to fet up a custom on this subject, and that he not only could not produce a single instance in support of such a custom, but that the only known instance is against it. Mr. Boyd does not use the word " custom," which gentlemen seem disposed to substitute (and in its strict legal · sense) for practice, which is the word he does use; and his affertion (in the letter of November 24,) is not that there has been a constant practice, when a new loan is brought forward before the conclusion of the former, to give a preference to the former contractors; but that he and his party, as the former contractors, had a right, from constant practice, to say, " There must be no new loan (i. e. unless our interests are protected) until the period assigned us for the sale of our scrip shall expire", viz. the 15th January—i.e. till the termination of the payments on our last year's loan. the constant practice turns out to be exactly conformable to this affertion. Mr. Morgan, indeed, in his narrative, states "that he had understood, it had been set forth, as a matter of custom and practice, that the subscribers to a loan are entitled to a preference in any loan that may be brought forward before the payments are compleated on their former loan; and that he means positively to declare, as a man of experience, that no such custom or practice has ever existed, or was ever before thought of." It is hardly worth while to remark, that Mr. Morgan's experience cannot be

confidered as of great weight on this subject, because he never appears to have been concerned as a contractor in any loan but one, viz. that for the service of the year 1794. But here, Mr. Morgan confounds the inference drawn from the alledged (and indisputable) practice, with the practice itself.—No such practice is alledged as that which he denies. It is not alledged, that there is a practice or custom, to give a preference in the case in question. The allegation is, that, by constant practice, the case in question has always been avoided, or at least has never occured; and it is argued, that it has been avoided because it would injure the right of former contractors, and that, therefore, if it were to be proposed, they would be entitled to object, or to claim such a preference as would indemnify But Mr. Morgan has a curious method of disproving the existence of the practice contended for. He says, that when he and his friends contracted for the loan for 1794, a material question put by him to the Chancellor of Exchequer, was, " If any other money was to be borrowed or raised in the course of the year?" He then adds, "If there had been a custom or practice existing, such as before alluded to, I should not have thought it necessary to put fuch a question."—Therefore, that cannot exist as a right arising. out of the nature of the transaction, which a particular individual, not aware of the established maxim that expression eorum quæ tacite infunt nihil operatur, thinks it prudent, from superabundant caution. to make the subject of positive inqury and stipulation. The only fair inference, from Mr. Morgan's conduct in this respect, is, that he felt then what Mr. Boyd has fince infifted upon, that a new loan, before the expiration of his, would injure a right which he had purchased by his contract.

As to the practice, the evidence of the Governor of the Bank is decifive. He expressly told us, that Mr. Newland had searched in the books of the Bank, and could find no instance whatever, since its establishment, when a new loan was made, and the receipts came out, before all the payments were made on the former. In like manner, Mr. Newland himself (the principal cashier of the Bank) says, "It is understood, that an old loan shall be finished, before a new one takes place, and therefore, if the first payment on the new one were to precede the last on the former, the contractors for the former would have just cause to complain." The records of this House would prove the same thing.

But Mr. Morgan, says, that the case of his loan was an instance; for that, in that case, the contract for the loan of the year 1795 was brought forward before the last payment on his loan was made, that contract being made in December 1794, and his last payment

not till January 1795; and that he and his party did not entertain a thought of claiming any preference, although strongly solicited to be competitors for the new loan. Here two answers occur. the first place, is the principle false, as applied by Mr. Boyd this year, because Mr. Morgan, under the circumstances of his case at the end of the year 1794, either did not see the application of it, or did not 'choose to avail himself of it? In the second place, the cases are not parallel. In the case in 1794, the contract was made, but the deposit or first payment was not to be made, and could not be made, till after the last payment of Morgan's loan was over; because Parliament was not to meet time enough for the possibility of its fanction being given to the bargain, till after the last payment on the former loan. One would have thought the difference in the effect of the two cases, would have appeared so obvious as to be admitted. The future addition of a new stock, to the existing total in the market, can never operate so much in depressing the price of the existing funds, and of the floating scrip of a prior loan, as the actual introduction of the scrip of a new loan, the first payment or deposit on which will be made in a great measure by the sale of the old stock and ferip, and will of course glut the market with that old stock. The honourable chairman and mover quarrels very much with those who call the first payment on a loan, the first payment. He says it ought to be called, not a payment but a deposit; and that the payment which follows the deposit, ought to be called the first payment. difficult to see the advantage or purpose of such a verbal criticism, which feems to militate against the use of piain common words, in their plain obvious sense.) On this point, what is the evidence? The Governor of the Bank says, "that the bargain for a new loan, before the last payment of the former, would certainly not operate so strongly in affecting the value of the funds, as if the first payment (or deposit) on such new loan, were to precede the last payment on the other; although no doubt, the manner in which they would be affected, would depend, in a degree, on the sum remaining unpaid on the old loan." Mr. Boyd's express testimony is to the same effect; though he admits, that even a contract for the new loan, made previous to the last payment on the former, would operate more in depreciation of the stocks, than a mere general knowledge or belief, that a new loan would be necessary.

But it has been found out, by the framer of these resolutions, for it never seemed to have occurred in the Committee, that Mr. Boyd when he stated his claims, and made his objections, in the letter of the 24th of November, never thought of any distinction between the case of Morgan's loan, and his own, in this respect;—

between the antecedency of the negociation, and that of the deposit on a new loan, to the winding up of a former one; and the 13th resolution is made to affert this in politive terms. This the right honourable gentleman, in his speech, deduced from the literal expression of the letter of the 24th Nov. where Messrs. Boyd and Robarts fay, "we conceive we have an undoubted right to the negociation of the loan," &c. But it is most evident from the rest of that letter, that by " negociation," in that passage, they mean, commencement of the . payments, (which is the circumstance which completes the negociation or bargain on the part of the contractors.) The letter goes on to fay, "They must inevitably suffer by the introduction of eighteen millions more into the market;" clearly meaning "by the first payment," fince the loan cannot with propriety be said to be in the market, till, by the deposit being made, it is converted into scrip, and becomes the object of regular sale. What follows puts this beyond all doubt. "The injury which must result from the introduction of so large a sum of scrip (it could never be called scrip till the deposit,) into the market before our exclusive loan expires."

The 14th Resolution afferts, that the negociation affects the funds in a far greater degree than the deposit. The evidence of the Governor of the Bank, as already stated, afferts most directly the reverse. But it is contended, that Mr. Boyd and his party, as contractors, had no interest nor claim of preference, supposing the principle of his claim right, except in as far as they continued to be holders of the scrip of their former loan; and that the actual scrip-holders, as fuch, at the time of the new bargain, were alone entitled to avail themselves of the claim; that the letter of the 24th of November, admitted this, by stating that "several of the contractors being holders of the scrip, must inevitably suffer." But the scripholders did not complain; they did not advance any claim; nor did Mr. Boyd consult them on the subject. Mr. Boyd explained, very fully, to the Committee, his ideas of the distinction between the original contractors with Government on the one hand; and the subscribers in their lists, the subscribers under those, and the actual scrip-holders, on the other. The risk of the contractors he stated as much greater than that of the mere subscribers. The latter can, at most, only hazard their deposit. The contractors are bound, jointly and severally, to the full extent of the whole bargain, singuli in solidum, and must make good all the payments to the last shilling But it is argued, that, as they part with their of their fortunes. shares to subscribers, who pay in the 10 per cent. deposit immediately, they run no risk that can be worth consideration, since the subscribers will always have an interest to complete the other page

ments, though at a loss, provided that loss is less than to per cent., which they must forfeit by a failure; and the Governor of the Bank, on this part of the case, has declared it as his opinion, that the risk of the scrip losing 10 per cent. " is in truth no risk at all, - not worth mentioning—merely possible." It was a comfortable thing to hear this sentiment, from a person in his situation. I believe it is just. Yet, sanguine as one would wish to be on the subject of the national credit, who will say, that there might not be many distasters that would fink our funds, at once below 10 per cent. In other countries, examples of much greater falls have been very common. But this is not the proper view of the risk of the contractors. It is known to be the practice, founded on the dictates of interest and good sense, for the original purchasers of a loan, not to part with their scrip but by degrees, in order to keep up its market price; and, on all the scrip on which they themselves have made the deposit, every fraction which the loan finks under par, is so much lost to them. Mr. Morgan has known a loan fall 6 per cent. I believe in that of the year 1778, many of the contractors with Government were great losers. In the year 1795, the contractors run peculiar hazard; they remained in a state of responsibility, during a period of great alarm, when Holland was over-run by the French, and the omnium actually fell to par, and even to a quarter per cent. discount. is true, both the Governor of the Bank, and the Cashier, seem to think, that contractors can have no peculiar claim, different from that of mere subscribers or scrip-holders. But Mr. Newland adds, that he apprehends the contractors must fulfil their engagements, though the subscribers should fail in theirs; and Mr. Mellish, says, "He should suppose Government looks to the contractors only,— "that they are answerable for the whole, and the subscribers only are answerable to them, as a secondary transaction." Indeed, to whom else can Government look?—They see nobody else,—they knownot who the subscribers are—and they rely solely on the ability of the contractors for the supply of the money. In the view of Government, they are the only subscribers, the only scrip-holders, the only contributors; which, according to the honourable chairman, is the true, right, parliamentary word; contractor, subscriber, and scripholder, being, in his opinion, terms as improper as "first payment" applied to the deposit. If a contractor has indeed parted with the whole of his scrip, it is certainly true, that he can no longer suftain any pecuniary loss by the fall of that scrip, which is all that the Governor and the Cashier of the Bank seem to have meant; but, is he entitled to no confideration or indemnity for the risk he has run, because it is now past? As well might it be contended, that

an underwriter, after the risk he has insured is over, ought to relinquish or return the premium of insurance.

But Mr. Boyd has, in the letter of 24th of November, relied on the quantity of scrip still held by the contractors, and, therefore, he founded their claim merely on their scrip. What! Is Mr. Boyd to be precluded from the advantage of a sound argument in his savour, because he omitted it in stating his claim, or because, as advocate in his own cause, he advanced another argument which may appear of a less solid nature? Even on the ground of being scrip-holders, the sormer contractors appear to have held about one million and a half on the 24th of November; and, by a fall of 2 per cent., therefore would have lost 30,000l. Boyd's own house, indeed, had not more than half a million, on which they could only have lost, at the same rate, 10,000l.; and the principle the 19th resolution would have the House to adopt is, that 10,000l. is a matter of no consideration whatever to a mercantile house!

Mr. Boyd alledged in the conversation, and in the subsequent letter, of the 24th of November, and repeats in his evidence, that there was on the whole, at that time, floating in the market, the value of five millions of scrip of the former loan, not then converted into flock. He mentioned the manner in which he made that competition. 500,000l. of the English part of that loan, he was informed, remained unpaid up. He knew there remained about half as much of the Austrian part. Knowing that the last payment was 15 per cent., he reckoned the scrip remaining not changed into stock in that proportion, and therefore at the precise amount of five millions. Mr. Boyd had been misinformed, as to the exact amount of what remained to pay on the English part of the loan; it appears by the evidence from the Bank to have been exactly 445,7181. instead of 500,000l.; a difference however totally immaterial to the argument. Mr. Boyd, as agent, must have been quite correct with regard to the Austrian part. But it seems, by the account from the Bank, that the whole floating scrip, on both the English and Austrian parts of the loan, on the 24th of November, was not five millions but 3,356,2651. on which the sums unpaid, whether you take them at 445,7181. and 250,000l.; or as Mr. Boyd supposed them to be, at 500,000l. and 250,000l. will not make 15 per How this puzzle arises, was not clearly explained to the cent Committee; but, on this part of the case, it is of no very material importance to ascertain the exact quantity of floating scrip. lowest sum was of magnitude enough to render its depreciation an' important matter to whomsoever it belonged to claim a consideration for that depreciation; and as to the separation affected to be

made here, of the English from the Austrian scrip, I have never yet been able to see how it bore upon Mr. Boyd's reasoning, whose party had contracted with Government for both. With regard to a consultation with all the actual scrip-holders in November last; besides Mr. Boyd's reason for considering that neither they nor the subscribers have any share or interest in the contractors' right; how would it have been possible to consult them, parcelled out as the scrip may be, in numberless portions and shares of fractional sums, among foreigners, minors, married women, trustees, executors, administrators, &c.? or how was the Chancellor of the Exchequer to consider himself as released from a claim, because they had not met and afferted it, which, as between the contractors and them, might or might not have been in part virtually transferred from the former to the latter?

On the whole, can it be fairly contended, that, in a new case with the species of engagement arising out of what had passed on the former occasion, and which seemed by the Governor of the Bank, who was privy to it, and by the report of the city in general, according to Mr. Mellish, to have been considered as a promise,—with all the reasons urged by Messrs. Boyd in their letters and conversation, the nature and weight of which, the Chancellor of the Exchequer was to examine, not merely by his own judgment, but by his idea of the bona fide impression that they had made on the mind, and the effect they had had on the conduct, of Boyd and his party—can it, I fay, be fairly contended, that the Chancellor of the Exchequer could disallow the claim, consistently with the attention due from Government to the equitable rights of individuals, in their transactions Quærenda pecunia primum, and at the expence of good faith and justice, is a maxim, not more fordid in private life. than it would be discreditable and dangerous in the concerns of the It must be observed here, that though the Chancellor of the Exchequer had omitted fending to Mr. Boyd's party, till he had fixed the meeting with the different competitors, i. e. till the 23d, yet he had intended to fend to them before that day, had he not found himself obliged to postpone the meeting till the 25th. After he had postponed it, he meant in the interval to send for Messis Boyd. That intention was anticipated by their application in their letter of the 23d, they (from an accident stated in Mr. Boyd's evidence) not having had previous intelligence of the postponement.

Cavils have been made on the expression mentioned in Mr. Boyd's evidence to have been used by the Chancellor of the Exchequer, on the 25th of November, in opening the claim of Boyd's party, namely, "that certain circumstances had recently come

to his knowledge." In Mr. Mellish's examination, the words are stated differently, namely, "a circumstance which had happened;" and the gentlemen who attended the Committee will recollect the peculiar anxiety which that gentleman shewed, to deliver, if possible, in every instance, the very words which had been used; it is therefore probable, that his account of the words is the most correct. But, at all events, what else could be their meaning, but a reference to the very recent circumstance or circumstances of Messrs. Boyd's explicit statement of their claim, and the Governor of the Bank's statement of the fact which had happened in the former year, and of his opinion on the effect of it?

But it seems Mr. Boyd had rendered a service to the Chancellor of the Exchequer, in the transaction of the Hamburgh bills, of such a nature, as gave him an irresistible claim to an undue preference in the contract for the loan. Shall we try this question on the evidence, or on the nature of the transaction?

Mr. Boyd is the only person examined who knows the circum-From his account, it appears, that in the month of August, the Chancellor of the Exchequer had asked him, if it would be quite convenient for him to anticipate certain portions of the payments on the loan and lottery of last year, which remained unadvanced, and were to fall due in November, December, and January, in case the public service should find such anticipation necessary or convenient? The three last payments in that year's loan of eighteen millions, amounted to 45 per cent, and, notwithstanding the temptation of the discount, it seems, a considerable part of them had not been advanced. The Chancellor of the Exchequer said, from two millions to two millions and a half might be wanted. Mr. Boyd's answer was, that, from the abundance of money which then prevailed, he had no doubt of being able to make the anticipation proposed; and being asked concerning the rate of interest, he said, he thought he could not, without the risk of loss, undertake it at less than 5 per cent, though money on bills was then abundant, at 41, and even 4; because such a large sum might raise the market, and he must probably negotiate the securities given him, by the agency of brokers, at the expence of a commission to them. It was then agreed, that if the money should be required, the interest should be calculated at the Some farther intercourse, at different times, in rate of 5 per cent. conversation, and by letters, took place on the subject, and at last it was explained, that the sum wanted would not exceed one With regard to the securities, or mode of re-imburse-

ment, the Chancellor of the Exchequer had asked Mr. Boyd, in the first conversation, whether Treasury warrants would answer the purpose? As to solidity, Mr. Boyd said, nothing could be more satisfactory, but, that if he should want to realize them before they became due, he could not bring them into the market for negotiation, and it would not be confistent with the credit of his house, to endeavour to raise money upon them. On this, the Chancellor of the Exchequer left it to him to consider of the most convenient mode of re-imbursement, compatible with the forms of the public offices, and, in the refult, on his fuggestion and defire, the fureties given were bills drawn on the Lords of the Treafury, payable at four months after date, and accepted by Mr. Long, one of the Sccretaries to the Treasury. It was in Mr. Boyd's opinion, of great consequence to the success of this operation, that the butiness should be known to as few persons as possible, because, if known, from the amount of the sum, it would have produced an immediate artificial scarcity of money, He had a cousin, Mr. Boyd, Junior, at Hamburgh, when the matter was first agitated, and who continued there till the end of August, and his plan was, to have the bills drawn by that relation while at Hamburgh, in order to keep the affair as much as possible within the knowledge of his own House. In the mean time, the determination of Government on the subject having been delayed till past the middle of September, Mr. Boyd, Junior, had come to England. Mr. Boyd might then have got some other correspondent at Hamburgh to draw the bills, but by doing so, a new person must have been made privy to the transaction, and he would also have required a commission, which would have enhanced the expence to Government; and therefore, Mr. Boyd proposed, that his cousin, then arrived in London, should still be the drawer of the bills, and should date them from Hamburgh, on a day when he had actually been there, and on which they would, in fact, have been drawn there by him, if the business had taken place when it was first intended. Those bills, though drawn, in fact, in London, were not upon stamped paper, because it was part of the measure that they should bear the date of Hamburgh. Not more than 700,000l. was actually advanced. These are all the facts. The reasoning and affertions of the gentlemen on the other side of the House are, that Mr. Boyd had stepped forward, in a most unusual manner, to affist the Treasury, at the time when the Bank of England would not do it; that he had engaged Government in a fictitious transaction, such as, according to the opinion of the Governor of the Bank delivered to the Committee, would have injured the credit of any pri-

wate mercantile House; and that the securities given to Mr. Boyd were absolutely null and void, being inland bills of exchange on unstamped paper, so that the holders to whom they might have been negotiated, could not have recovered upon them. fore, it is inferred, Mr. Boyd must have expected, and the Chancellor of the Exchequer must have intended, as a reward for his service, an advantage injurious to the public, in a profitable exclusive bargain for the ensuing loan. This method of reasoning is as little supported by the true state of the evidence, as by sound argument. In the first place, Mr. Boyd positively declares, that he never had entertained any such expectation; that nothing had ever passed to warrant him to entertain such expectation; that there never had existed, on his part, the most distant infinuation of the fort; and that, on all occasions, when such an idea was mentioned, he had never failed to express his indignation. It is true, that, according to Mr. Mellish's account, some such idea appears to have arisen in his (Mt. Mellish) mind, and in that of persons with whom he had conversed. He says, he thought that the transaction might have gained Mr. Boyd some influence with the Minister to obtain a preserence. But Mr. Mellish does not appear to have had any acquaintance with the nature of the transaction, nor any information on the subject, beyond that general fort of report which seems to have been circulated by persons indisposed to Mr. Boyd. The Governor of the Bank positively says, that if there had been no other reason in his mind (alluding to the engagement of the year before, as he considered it) he should certainly not have suspected that any preference would be given to Mr. Boyd on account of the anticipation. And, being much pressed, the utmost he could, by a very fair, no doubt, but a very nice and fifting examination, be induced to fay, was, -what must be admitted, -simply this, " It could not have put him in a worse situation;" adding, on being still farther urged on a subsequent day to declare whether the Treasury must not have thought themselves indebted to Mr. Boyd; "That he fancied Mr. Boyd was most benefited by the tranfaction."

Indeed, on the view of the circumstances, I should be led to think, that Mr. Boyd might have derived a sufficient benefit from the terms of his anticipation, to induce a monied man, at a time when cash was plenty, and discount, therefore, cheap and easy, from that motive alone, to undertake it. When the terms of the interest were agreed on, the money wanted, was stated to be from two to two millions and a half, the interest was 5 per cent, and the discount on bills, perhaps, as low as 4 per cent. On two

three parties, however, having positively refused the qualified bidding, competition could no longer take place, and therefore the Chancellor of the Exchequer on that day came to a final bargain with Messrs. Boyd. Before he concluded, he informed them, as he would have informed the others had they resolved to bid, that besides the loan of eighteen millions, be reserved to himself, among other things, the power, if necessary, of permitting, within the year, a loan to the Emperor of three millions, and also of funding, after the 1st of May, five millions of the navy bills to become due in the course of the year. In the previous interview, that morning, between Messrs. Boyd and Robarts the Chancellor of the Exchequer and the Governor of the Bank, the Chancellor of the Exchequer had asked Messrs Boyd and Robarts, whether they would consent, if the other parties refused the qualified competition, that he should fix the price of the loan; which they faid they would. I have heard, and have read in a publication supposed to have come from a quarter acute enough to have furnished observations of more sagacity and weight, that this was a most objectionable part of the transaction; for that the Chancellor of the Exchequer is the very last person in the kingdom to whom such a reference ought to be made. Why? because if he fix the loan on terms of very large profit to the contractors, the world will immediately conclude, that he foresees some public calamity, some disastrous event or other; and, if the terms are comparatively very unprofitable to the lenders, it will be inferred, that he knows of some impending circumstance of good fortune; and the nation will suffer all the ill consequences, in the one case, of groundless dejection, and, in the other, of groundless hope. by this argument, it might be proved, that neither the Chancellor of the Exchequer, nor any other confidential servant of the King, ought ever to negotiate and make the bargain for a loan, because his essent to the terms, whether the proposition comes from him or not,

Let us now proceed to the terms proposed and accepted. The Chancellor of the Exchequer having retired to fix them, asked the Governor and Deputy Governor, the price of stocks on that day, and found it to be, of 3 per cent confols, and reduced, $67\frac{1}{2}$, and, of long annuity, eighteen years and a half's purchase. He had, on the 23d of November, agreed, that the loan was to be taken on those funds, the Governor having stated that to be the wish of some of the parties who intended to bid. Being informed of the actual price, he asked, whether in the calculation it was not fair to put the 3 per cents at 65? The Governor thinks he might say,

it was. The Chancellor of the Exchequer fixed the quantum of the long annuity himself.

The terms, the House knows, were for every 1001. to be lent, 1201. 3 per cent consols, 251. 3 per cent reduced, and 6s. 6d. long annuity; the interest on the consols to become due from last. Midsummer, and on the reduced, from last Michaelmas; the first half-yearly payment of the long annuity, to be made 5th of April, 1796; the usual discount of 3 per cent on the whole money advanced beyond the instalments up to the last of them, and of 3½ per cent on advances completing the payments between the deposit (10th of December,) and the 30th of that month.

If we examine the interest and the bonus on these terms, we shall find, that the permanent interest is 41. 13s. 6d. confidering the long annuities as perpetual. That annuity being only worth eighteen and a half years purchase, the deduction to be made on that account reduces the annual payments to the value of about 41. 138. 2d. per cent. The bonus is computed by Mr. Boyd as follows: viz. 1451. 3 per cents. valued at 651. makes 941. 55.;— 6s. 6d. long annuity, at eighteen and a half years purchase, 61. os. 3d.—Total, 100l. 59. 3d. This excess of 59. 3d. makes part; the rest consists in the difference between 67½ per cent. (the market price of the stocks,) and 65; and in the discount. He says he recollects nothing else of bonus; and he is certainly right; for the dividend accruing on the 1451. 3 per cents. previous to the deposit, is included in the market value of the flock at $67\frac{1}{2}$. The honourable mover of the resolutions, in order to establish what he calls the improvidence of the bargain, chooses to employ the dividend two ways, and the discount likewise. He takes them first into the account of the bonus, and afterwards, by deducting them from the fums actually advanced, reduces the capital supplied, in order to inflame the rate of interest. This he has no right to do; he must make his choice; and the first is the proper course on the subject.

The amount of the bonus then is, 1st, the 5s. 3d. already stated; 2ndly, the 2½ per cent. on 145l. or 3l. 12s. 6d. 3dly, the discount, which, at the rate of 3 per cent. for every 90l.; (the 10 per cent. deposit bearing no discount) is 2l. 14s; Total 6l. 11s. 9d. This, in the fourth year of a war, is certainly far from unreasonable. The honourable gentleman admits that a fair bonus may amount to 5 per cent. But, in the first place, how can it be possible to lay down any general rule on the subject? and 2ndly, if the stocks had fallen, from the influx of the new loan, the amount of this bonus would have instantly sunk.

Now for the interest. It has been shewn, that the money to be annually paid is 41. 13s. 6d. and that the value of this is but about 41. 13s. 2d. for every 1001. The honourable gentleman, forgetting that he had exhausted the power of the dividend and discount in the computation of the bonus, comes now and deducts them from every 100l. lent. Together he makes them amount to about 5 per cent; therefore the sum really advanced, he says, is only 951. for each supposed 1001. and the 41. 13s. 6d. is in truth paid, not for 1001. but for 951. The interest, therefore, on the 51. ought to be added, to get at the real interest payable on the money. This, at the rate only of 41. 10s. per cent. would be 4s. 6d. Therefore, the annual payment, he fays, on every 100l. advanced, is, in reality, above 41. 18s. But, as has been already just said, this double use of the first dividends and the discount, is absurd, and they having been allowed in the bonus, the yearly interest remains at 41. 13s. 6d. or rather 41. 13s. 2d. Is this extravagant or improvident, confidering all the circumstances? If we were even to value the bonus, and convert it into a perpetual annuity, and add the annual produce of that annuity, the whole would very little exceed 5 per cent.

But it seems it can be proved that much better terms might have been had from Mr. Morgan; and he or his friends in this House have certainly stated, at different times, that he would have taken the loan, 1st, at 2s. less long annuity; 2ndly, at 2 per cent. less; 3dly, at 3s. less long annuity. In other words, the Public might: have faved, by dealing with him, either 330,000L or 360,000l. or 499,500l. What is the evidence that Mr. Morgan would, in fact, have given any of those terms? We were told that there were persons ready to prove his intentions at the bar. But what does he say hintself? Being asked if he had any means of, proving the precise terms he had decided to offer on the 25th of November, he answers, "It is impossible, because I myself had " not the most distant expectation that the bidding was then to come "on.". The proof of the intention of abating 2s. long annuity, or 1]. 17s, per cent. of the bonus, is the singular offer made to the House on the 7th and 8th of December. That of the 2 per cent, the evidence of a gentleman, (Mr. Terry) to whom Mr. Morgan had said on the day after the loan was agreed upon, that he would have taken it on those terms;—this was a loose declaration at the moment of chagrin and disappointment, which can never be looked upon as any proof of lober and deliberate intention. The proof as to the abatement of the 3s. long annuities, ~ 21. 15s. 6d. is still more unsatisfactory. It is the retro-active

divination of Mr. Morgan on the 19th of December, with the impression of the then high price of stock on his mind, of what his intention might have been on the 25th of November, if he had formed any intention on that day. The truth is, that if we can rely at all on any of these three statements, it must be on that of the 2s. long annuity, which was made to the House, in the letter addressed to the Chancellor of the Exchequer, and read by an honourable gentleman over the way, on the 7th of December.

Mr. Morgan, in that manner, made to the House the extraordinary proposition, that they should diffent from the bargain entered into (as far as he had authority) by the Chancellor of the Exchequer, with Messrs. Boyd, and should treat with him (Morgan) per directum. It was obvious, that to establish such a precedent required at least, the strongest case that could be made out, of pecuniary advantage to the public. That circumstances may be supposed where such a measure might be fit and necessary, cannot be denied. it must be a case strong indeed, that could justify it. The Chancellor of the Exchequer is, by long usage, founded in the nature. of his office, the representative of the government, the keeper of the national faith and honour, in regard to pecuniary transactions Men have been taught, by the uniform expewith individuals. rience of many years, to consider themselves as safe in acting on the credit of his contracts, and secure of their confirmation and fanction by Parliament. A case, I say, might arise where such fanction ought to be withheld; but, without some other motive, it is not, in my humble opinion, the contingent or accidental loss of _ 333,000l. or twice that sum, or perhaps ten times that sum, which would warrant fuch a proceeding. It would have been an idea much less extravagant; (extravagant as that would have been) it would be less extravagant in any case, to say Parliament will take care that the same person shall no longer remain in a situation where he can, by improper bargains, facrifice, in the manner he has done, the public interest; than to propose to rescind the bargain already made. Yet even that is still less extraordinary than that most exceptional of all imaginable propositions which was coupled with it in the present instance, viz. that Parliament should itself become its own executive agent, and make a new contract; -not by competition, however, but exclusively, with a contractor palpably preferred, and without even a pretence for such preference,—with Mr. Morgan,—at the bar of this House.

Mr. Morgan either did or did not seriously mean and hope that his offer, on the 7th of December, would be accepted. On the first hypothesis, he would certainly offer the very best terms for the

public which he thought he could possibly afford, in order to induce the House to act in a manner so anomalous, and, as he must have thought, so unwise and unjust, unless upon the most powerful motives of public advantage. On the second supposition, he would, in like manner, strain his self-denying calculations to their utmost credible limits, for the sole purpose he could have in view on this supposition, namely, that of shewing to the world the immense loss which had been sustained by the public from Mr. Boyd's being the purchaser of the loan instead of himself. We may therefore assume it as certain, that the abatement of 2s. on the long annuity was the utmost deduction from Mr. Boyd's terms, which Mr. Morgan thought he could possibly offer to make, and that his retrospective guess on this subject when examined before the Committee, was founded on a total misconception of what would have been the real state of his own mind and intentions, if the case had happened which never did happen, of his making a proposal on the 25th of Movember. For it would be absurd, under the circumstances, to listen to Mr. Morgan's explanation of the difference between his actual offer to the House, and his conjectural offer as guessed at by himself in his examination. He then said, On the 7th of December, in my letter to the Chancellor of the Exchequer, I was not offering the lowest terms for myself I could have afforded to take, but terms sufficiently better for the public than those of Mr. Boyd, to induce the House to give them the preference. Either what has been just said on the motives which must have governed him in settling his offer of the 7th December, is as nugatory and idle as it appears to be conclusive, or this plea of Mr. Morgan's is totally inadmissible.

Let us now, therefore, examine, in a few words, the amount of the difference, in point of emolument to Mr. Morgan, on the 7th of December, between his terms of 4s. 6d. long annuity, and Mr. Boyd's of 6s. 6d. on the 25th of November. Morgan expected the same quantity of 3 per cent. stock that had been given to Mr. Boyd. Now that stock had, in the mean time, risen I per cent. or, on 1451. nearly 11. 10s. The 2s. long annuity, which Mr. Morgan would have abated, amounts, at eighteen years and a half purchase, to 11. 17s per cent: this he was willing to lofe. But, on the other hand, we have just seen, that he had gained, in the mean time, 11. 10s. per cent. by the rise of the stocks: there remains, therefore, on this ground only 7s. loss to Mr. Morgan. But, in all his computations, either stated by the honourable Chairman of the Committee, and his other friends in this House, or in his own examination, Mr. Morgan has ovorvalued the discount; he has put it at 3 per cent. He had overlooked the nature of the deposit, and that the 3 per cent. could only be received on the gol. which, as has been shewn, amounts to no more than 21. 14s. on each 1001. The additional 1 per cent. for advances between the 10th and 30th December, would make some addition to this computation; but most probably nothing of material consequence on the whole loan. Can it be supposed, that if Mr. Morgan had really been serious, or when he came to adjust—in some other way than by letters read from the opposite side of this House as part of a speech, (instead of being fent to the person to whom they were addressed) or by harangues and motions in Parliament,—the terms of his proposal, that he would not have discovered and made an allowance, or surcharged his offer, to the amount (in his own favour) of the difference between 31. and 21. 14s. per cent?—It would be overstraining the compliment to his liberality and public spirit, to think so. Here then is a deduction of 6s. per cent. more from Mr. Morgan's advance on Mr. Boyd, confidered in the view of abatement of profit to Mr. Morgan. Take 6 from 7, and there remains 1s. in every pound, or 9,000l. on the 18 millions, as the most that Mr. Morgan was willing to abate - Mr. Morgan, who treats it as quite a ridiculous thought to suppose that any man would take a loan on such terms as that he might not dispose, the next moment, of his bargain, at a profit of much more than 10s. per cent. or 90,000l. on 18 millions!

In comparing Mr. Morgan's ideas of what he might have offered on the 25th of November, with the terms concluded on with Mr. Boyd, we must not lose sight of the reserves specified in the bargain, and of which Mr. Morgan was not apprised. The chief of these were an Austrian loan of 3 millions, and the funding of 5 millions of navy bills. Mr. Morgan, indeed, in his evidence, says, "That those circumstances would have made no difference in his terms, for that his mind was made up to them;" and he explains his opinion to have been decidedly, that no Austrian loan could take place. However, in another part he admits, that if, on the 25th of November, he had been informed, as a matter of certainty, that the Chancellor of the Exchequer would make an Austrian loan of 3 millions, it would have been proper to postpone the bidding to see the effect, which he thinks would have been to lower Between a politive intention of such a loan, and the absolute impossibility of it, there is a middle case, namely, a power referved by the Chancellor of the Exchequer to make it. Morgan would never have supposed that the Chancellor of the Exchequer would have stipulated for such a reserve, if he had

soft stad some idea that he might find it necessary to avail himself of it;—and that, in such a case, Mr. Morgan would not have suffered his own speculative impossibility totally to supersede, in forming his offer, the effect of the Chancellor of the Exchequer's practical intention, one may infer from the purport of his letter of the 16th of November, which makes the first number in the Appendix to the Report.

The Governor of the Bank says, as the Chancellor of the Exchequer made the reserve, he did not know but an Austrian loan might take place, and that, with his opinion of the probability of that event, he should, if he had been a competitor, have offered fomewhat worse terms for the loan, on that account. As to the funding five millions of navy debt, Mr. Morgan indeed answers in the lump to that and the Austrian loan; but there is nothing specific in his evidence, upon this point of the navy bills, taken distinctly and separately. This was probably not his fault; but, if a fault, that of the Committee, in not examining him specisieally with regard to it. But the Governor of the Bank expressly fays, that the funding the five millions instead of their being paid in ready money, would have had an effect on the terms of the loan, (i. e. in his offer, had he been a bidder), of which he could not state the extent, but certainly to the extent of much more than a half per cent.

The next objection is founded on the particular fund given for the loan. With what other view, it is asked, but to occasion an undue advantage to Messrs. Boyd, was the fund entirely in the 3 per cents? This, it is faid, was contrary to all former practice; and was connected with an operation of the Commissioners for reducing the national debt, also unusual, and calculated for the same partial and iniquitous purpose. I confess I cannot repress the indignation I feel at this infinuation of a breach of so sacred a trust, by men not more eminent in situation than distinguished for high honour and unimpeached integrity: -men, of whom I would say more if I were speaking in any other place, or addresfing any other person; [the Speaker is an acting Commissioner.] The operation was a purchase, in November, of 4 per cents, whereas the former purchases had always been of 3 per cents. This is hinted to have been done, at once to raise the 4 per cents. that Mr. Boyd or his friends, who are assumed to have had large fums in that stock, might sell out of them to advantage, and to fink the 3 per cents. (by a decrease of demand) that they might be as low as possible when the loan came forward, so as to entitle the contractor to a large amount of them in the price of his loan.

To eke out this argument, though in a manner perfectly une intelligible, it is stated, in the 32d resolution, that 685,000L, or (as the honourable mover has to-day defired it to be corrected. from the Report, p. 100) 649,750l. 4 per cents were, on the 24th of November, in pledge at the Bank. Was the concerted plan of raifing the value of that stock to benefit the Bank on account of this pledge? Who will suppose that the Bank, in lending money on this fort of mortgage or hypothecation, had gone in its advances so near the value of the subject pledged, as that it should. fignify in the least to them, whether the value of that pledge rose. or fell 1, 2, or 10 per cent? But perhaps Mr. Boyd had a great share of these pledged 4 per cents. It was probably with a view to discover this that he was asked in the Committee, what the: amount was of 4 per cent. serip, which he held in the former lean, at any time subsequent to the two first payments. ' His answer was, "I certainly held none, as far as I can speak from memory."-The real reason which induced the Commissioners, in their quarterly order, at the beginning of November, to authorise their broker, at his diferetion, during that quarter, to purchase in the 4. per cents, will be found to have been, that the 3 per cent. confols are shut during nearly the two last months of that quarter; and it had been observed, that as the 3 per cents reduced is a fund of very fmall comparative amount, purchases in that stock had always the effect of producing an extraordinary rife. It is not unworthy of remark, in this place, that it has hitherto been a general topic of blame with certain persons, that the Commissioners had not purchased by preference in the 4 per cents. But the instant they. a jopt that measure, the former reasoning is laid aside, and nothing but undue motives occur for their conduct.--- Did, however, the 4 per cents rife, and the 3 per cents either fink, or. not rise in a proportionable ratio, in consequence of this operation, towards the time of the negociation for the loan? On Tuesday, the 3d of November, the day on which the first purchase of 4 per cents was made by the Commissioners, they closed? at 85 and an half. They had closed the day before, (Monday) at 85. On the Saturday they had been at 83 and an half. 4 per cent. confols were on the Saturday, Monday, and Tuesday, at about 68 and an half. But on the 24th of November, the 4 per cents. had fallen again to 83 and an half, which, or something. less, was also their price on the 25th and the 3 per cents had only. funk I per cent. But, it is asked, why did the Chancellor of the. Exchequer give the whole stock in 3 per cents contrary to former practice? First, It is not true that the contrary practice has been - universal: There have been loans before where the only perpetual annuity given, was in the 3 per cents. Secondly, The lender's choice must have a considerable share in deciding the nature of the consideration which he is to receive for his money. The Charcellor of the Exchequer, as appears from the Governor of the Bank's evidence, had never mentioned to him in what funds the new capital was to be created; but some of the parties who meant to offer, having told the Governor that they wished to have 3 per cents, he communicated this to the Chancellor of the Exchequer on the 23d of November, and he did not object to it. Mr. Morgan fays, he was asked, (I presume, by the Governor of the Bank) if he had any objection to the capital being 3 per cents, and he does not appear to have made any. Thirdly, It is a matter of frequent discussion, and a subject of great difference of opinion, whether it is not, as a general rule, much better to borrow on a capital bearing a low interest, for which, as being, for obvious reasons, the more marketable commodity, you can always get more money in respect of the annuity you are to pay for k, than on a capital with a higher interest, and for which you must pay a larger proportionable annuity.

There remains now only to consider the question of the time when the contract was made, compared with that on which the King's message was delivered.

The fummary of the charge on this head is, that both the intention of fending such a message, and the effect it would have on the funds, must have been foreseen on the 25th of November; that the bargain, therefore, should have been postponed, till after the delivery of the message, or the message delivered sooner: and that it is clear, the bargain might have been postponed, because it was not brought before the House till the 7th of December; (a thing, it is said, highly culpable, as contrary to established usage) and the first deposit not required till the 1 oth. As to the intention of delivering the message, the mere assertion—founded on conjecture—of those who make this objection, is met by the affertion of the person who delivered the message, -who must know the fact, and who asserts it in the presence of the only other persons here who can know it, namely, His Majesty's other confidential servants in this House. When the Chancellor of the Exchequer tells us, under such circumstances, that he did not know of His Majesty's intention to send such a message at the time of the contract, is it candid, or is it possible, to refuse credit to that declaration?

I beg leave to take this opportunity of saying a few words on one of the arguments, on the subject of Mr. Boyd's claim, which

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escaped me in its proper place. It is said, if Mr. Boyd's claim was solid, why not have made a partial or short loan of 2 or 3 millions from him at that time, to answer the most pressing exigencies, deferring the rest till after the termination of all the payments on the former loan. The answer which has been given to this is, that it was obviously of the utmost consequence, at the beginning of the session, so impress the enemy with a just idea of the great extent and promptitude of our relources for the subsequent campaign; and that they would have drawn quite a different conclusion from the circumstance of a small loan of 2 or 3 millions. But, in reply, is is stated, that this effect might have been prevented by a declaration, at the time, that a subsequent farther loan was intended. Were the French then bound to give faith to such a declaration, or to the fuccess of such subsequent loan? And have they any certain means of being set right in the mistakes they may full into relative to the acts of our Government, or the dispositions of our people?

To return to the King's message. If it was not foreseen at the time when the contract was made, it could afford no reason to have induced a postponement of that contract. But it is faid, the loan ought to have been deferred, (as in former wars) till within a day or two of the time when it was submitted to this House, and then the message might probably have preceded it. The same motives which rendered it expedient to make the loan before the winding up of the former, made it probably expedient to conclude the bargain at the time when it was in fact concluded; and there scems no reafon to doubt that it was the original intention of the Chancellor of the Exchequer to communicate it to the House immediately. One can eafily discover a sufficient explanation of the interval which happened at last to intervene between the bargain and the statement of it to Parliament, in the importance and urgency of the measures which occupied in a manner, the whole attention of the House during that interval. Every body must recollect, that the Chancellor of the Exchequer had fixed various earlier days for the Budget, and that he was prevented from time to time by the interposition of other matters of a still more pressing nature. the message, in fact, such "that it was impossible not to foresee that advance in the public funds which took place after it;" and which amounts on the 18 millions to 900,000l. as affirmed by the 31ft Resolution, computing it at 5 per cent, or at 12 per cent, according to the 39th and 40th Resolutions; to more than 2,000,000l. It certainly did not appear to many of the Members of this House of a nature likely to produce such effects. it seemed to say little if any thing more than the speech from the

Throne had done, taken together with the explanations given by the Minister on the first day of the session; with this difference, that the speech announced a plan of conduct in the event of a contingency which was then foreseen as possible; the contingency was known to have happened before the message was delivered, and the message expressly declared the very same plan of conduct, as then fixed by the event, which had before been announced by the speech. speech (and comment) the moment after that event was known, had virtually done the same thing. It may, perhaps, be said, that the speech of the right honourable gentleman on the first day of the session could not have equal publicity, and did not possess the same authority which belongs to a formal message from the Throne. But, considering the manner in which every thing of importance which passes here is reported and circulated out of doors, and all ever Europe, and the situation which the right honourable gentleman holds in his Majesty's Councils, it is impossible to allow much for the different effects in the one case and the other. what did the gentlemen over the way foresee on the occasion? They had the same means of prediction or conjecture on the subject, at the time the message was delivered, as the Chancellor of the Exchequer. Did they clearly perceive that the funds would rife 5 per cent, or the loan-omnium 12 per cent, upon Mr. Boyd's contract? This is impossible; for that very evening they again moved, on the Report of the Committee of Supply, what the day before they had moved in that Committee; not that a new competition should be opened, to afford the Public the benefit of the enormous rife which was about to happen, and fave to the nation 900,000l. or 2,160,000l.; no; they only proposed to change the 6s. 6d. into 4s. 6d.—to substitute Mr. Morgan for Mr. Boyd,—at a national profit on Boyd's terms of 333,000l. though at a loss to Morgan on those terms (considering the rise which had already taken place in the stocks, fince the 25th of November,) of only 9000l. and at an advantage to him, out of the public pocket, according to the calculations of to-day, of 2,160,000l. minus his 25. 6d.; or of clear 1,727,000l. Sir, it would be equally unjust to the good sense and the public spirit of those gentlemen, suppose, that they could have held such a conduct, foreseeing what we are now told it was impossible not to foresee. They could have no predilection for Mr. Morgan more than for Mr. Boyd; their only object was undoubtedly a faving to the Public; and they therefore proposed to accept Mr. Morgan's offer, conceiving that the utmost probable rise consequent on the message would be something between 1 and 2 per cent. on the sum borrowed, i. e. little more than 1 per cent on the 3 per cent funds.

Is it necessary, after having detained the House so long, to observe, that between the bargain, and the time of the great rise which took place, news had atrived; and was arriving every day; of the great successes of the Austrians on the Rhine? Is it necesfary to observe, that if the Chancellor of the Exchequer had been able to foresee; that by some of those illusions so-common on the stock exchange, the message would produce effects so disproportioned to its true nature and tendency as it seems to have done, and if it had been in his power to deliver the message previous to making the contract, it would have been unworthy of him, and of the nation, to have taken advantage of such an illusion, transient of course, and which, when diffipated, might have left the persons who had thade their bargain under its temporary influence, either ruined and Endone, or entitled to refort to the justice of this House for redress and indemnification. It is, I believe, an established maxim in finance, that Government may make too good terms in borrowing money, and for the reason just alluded to, viz, that in case of a loss accruing to the lenders, they ought not to be permitted to stand to that loss. At least, the trade and credit of the country must suffer by such a circumstance, and the Public would not find it possible; when another loan should be wanted, to get the money but on the most extravagant conditions. The history of some past loans will be found to verify the truth of this observation.

But what strange, uncandid method of computation has surnished the 2,160,000l. as the loss on the late loan? No allowance is made for fair profit; no consideration of the impossibility of selling all the loan suddenly, without as suddenly precipitating the premium upon it; no recollection of the known practice of loan-holders to keep it back, and only part with it peice-meal and by degrees, in order not to glut the market; no attention to the evidence which the late prices surnish of the short duration of the impression which the too sanguine hopes excited by the message and other circumstances had made.

I trust, Sir, that I have satisfied the House, that we are bound not only not to assent to any of the 40 propositions offered to our consideration, but that justice requires us to go much farther. The right honourable gentleman, after having acted in the execution of a necessary and important, but certainly an irksome and invidious part of his duty, in the only manner in which he could reconcile the public interest and the public honour to what was due to individuals, has been attacked on grounds totally inconsistent with the

established facts, and the true and sound arguments of the case. I say, therefore, that in justice to him,—whose situation is such, that salse imputations on his public conduct, especially in the delicate transactions of sinance, cannot be suffered to pass away in a filent negative, without manifest public inconvenience and detriment,—we must windicate him, by a direct affertion of the true result of the inquiries of your Committee, and the substitution of merited applause and approbation, in the room of the extravagant, contradictory, and groundless censure, which the honourable gentleman has proposed to the House to pronounce.

Mr. Douglas then moved his amendment to the first resolution, having previously read both that, and the two others, which, if the whole 40 should be moved and disposed of, (the first by amendment, the intervening thirty-seven by the previous question, and the two last by rejection,) he proposed to substitute in their place.

Resolutions. "First. That it appears to this House, that the "principle of making loans for the public service by competition, "which was introduced, and has in general been acted upon, by the present Chancellor of the Exchequer, has been productive in many instances of great public advantage; but that this principle could not be applied in its full extent, to the bargain for the late loan, consistently with the peculiar circumstances of the case, and with that attention to the equitable claims of individuals, which ought always to be shewn in transactions with them on the behalf of the Public."

"Secondly, That it appears to this House, that the terms of the loan were fixed, with a due regard to the magnitude of the fums borrowed, and provided for, as well as to the market price of the funds, and the situation of public affairs, at the time the bargain was concluded."

"Thirdly, That it appears to this House, that in every part of the trensaction of the late loan, the conduct of the Chancellor of the Exchequer was actuated by a view to the public interest; and that there is no ground to suppose, that any interserence took place on the part of any persons connected with Government, in the distribution of any part of the said loan."

Mr. FRANCIS said that, altho' he was but little prepared and not at all inclined to enter far into the debate, and tho' he was full of impatience and curiosity to know what the Chancellor of the Exchequer had to say for himself, or whether he would be content to rest his desence on the ground taken, and trust it to the assuments used by the learned gentleman, nevertheless there were some rassages in that gentleman's speech, of which he thought himself

bound not only as a Member of Parliament, but especially as a diligent if not very active Member of the Committee, to take some motice. On those particulars I shall first endeavour to set the House right, and to prevent their being missed. Not that the facts, smistated by the learned gentleman, are very material in themselves, but because some serious conclusions have been fallaciously drawn from them. I shall then endeavour to shew that the learned gentleman, in the general drift and tendency of his speech, has laboured to divert the attention of the House from the real object of the inquiry, and to fix it on others, not immediately in question, or not essential to the point in issue, namely, whether the Chancellor of the Exchequer has or has not made a provident bargain for the Public; and, if he has not, to what motives his misconduct may fairly and rationally be imputed. The first may possibly be proved; the second can only be matter of moral inference or unavoidable conclusion, and never the subject, or very rarely, of direct evidence. No man accused has a right, in the first instance, to plead character against conduct, or expect us to conclude that he has acted faithfully, because the worst motives possible are not to be proved by witnesses against him. Almost the whole of the learned gentleman's speech has been a digression from the question. He has incessantly travelled out of the record; but I flatter myself that, before I sit down, I shall he able to bring him back to it.

The learned gentleman has thought fit to open his defence of this transaction by a triumphant appeal to the opinion of the Commistee, declared in the outlet and stated in the front of their report, viz. " that, on the inspection of the lifts, as well as from the ex-" amination of the parties, your Committee see no ground to sup-" pose, that any interference took place, on the part of any per-" sone connected with Government, in the distribution of any part " of the loan." And this declaration, he says, was made with the unanimous concurrence of the Committee, and expressly of the Chairman and his colleagues; a description of a part of the Committee not very parliamentary in point of form, and perfectly unjust in its application. The word colleague, applied in that manner, would have no meaning, if it were not intended to intimate that the Committee was bunded into parties, one of which was determined to censure and to condemn; and that the opinion, if agreed to by awo or three of us, who might be supposed to attend on the part of oppolition, must be unquestionably true in itself, and in all its consequences. Now, Sir, I can affirm for one, and I believe it will not be denied by any, that, altho' I attended the Committee

constantly 'till the last two or three days, when I conceived the bufiness was in effect over, and that nothing remained to close the proceedings but a repetition of the same formal question to the several subscribers, I took but little part, certainly not an eager part, in the inquiry. I asked some of the witnesses a very few questions, and left it to the honourable gentlemen on the other fide, whose superior numbers, generally ten to one, gave them an absolute command of the inquiry, to conduct it as they pleased. I was not present, when the preamble to the Report was voted. neither notice nor suspicion, that it was intended to introduce such a declaration into a Report of Evidence. Otherwise, assuredly I should have attended on purpose to oppose it. In this sense then, and with this explanation, the resolution of the Committee was not unanimous. In any other, the unanimity, in which the learned gentleman triumphs, proves nothing. It was properly and exclufively the act of himself and his friends. I now object to it as not only untrue in the available meaning and effect of unanimity, which amounts to nothing unless it includes the opinion of your opponent, but as utterly irregular, and in every point of view inconclusive. In the first place, I affirm that the declaration, whether true or not, ought not to have been forced into the Report. The Committee was appointed to "inquire into the circumstances of the " negociation of the late loan, and were impowered only to report " the evidence, as it should appear to them, to the House." On the result or effect of that evidence or any part of it, they had no authority to report an opinion. Nor could they have it otherwise than by express terms in the resolution of the House. But, waving this objection, which in limine is decisive, let us consider a little what the declaration in itself amounts to, and, taken with all its circumstances, what weight should be allowed to it. The Committee say, that, on inspection of the lifts, &c., they see no ground to suppose that any interference has taken place, &c. Be it so .- Is that enough? Does the contrary appear from the evidence? If it does not, the negative proposition leaves its own question untouched. I know very well that the lifts, produced to the Committee, with respect to the interference in question, prove nothing; and that the publication of them was said to be withheld for fear of injuring bankers and other persons in business, who were great subscribers, and who might be suspected of not dividing fairly with their cus-But, if you look into the Report, you will find that sums little short of millions are still covered by single names, the distribution of which was never known to the Committee.

For one example out of many.

Question to Mr. Goldsmid.

Is the whole of the remainder, amounting to 3,492,000l. for yourself only?

- A. No.
- Q. Will you state to the Committee how much of that sum is for yourself, and the names of the persons, among whom the remainder is distributed?
- A. 482,000l. is for my brother and myself. As to the remaining 3,010,000l. I can't give up a list, as I was in honour bound not to do so.

With a number of such facts before us, is it possible to contend, that any ammative proof ariles, from an inspection of the lists or. any other part of the evidence, that no interference did take place, on the part of any persons connected with Government, in the diftribution of any part of the loan? But, unless that proposition be maintained, the opinion of the Committee is not only irregular, but useless and unavailing to the purpose, for which it was produced and infacted on by the learned gentleman. These objections, in my judgement, are fatal to the opinion in itself. Let us see what importance it derives from the persons, who concurred in it. not speaking of the formal constitution of the Committee, but of the materials, of which it was in fact composed. Individually without doubt the Members, who attended most diligently, and who had an entire command of the proceedings, are entitled to all manner of confideration and respect. They are all honourable men, and, in proportion to their sense of honour, most likely to be influenced in favour of their benefactor. I shall describe them by their stations only; and, that I may do even that without a risk of offence, I shall state the case in another form, sufficient for my own purpose, and not liable to an invidious construction. Suppose my right honourable friend near me had been Chancellor of the Exchequer, and that a question had arisen concerning the integrity of his conduct in some transaction of his office. I ask this House, I ask every man of common fense, who hears me, whether the unanimous opinion of two Secretaries of the Treasury, of two Paymasters General, and of twenty members of the Boards of Admiralty, Treasury and Controul, all appointed by himself, would have the weight of a feather to satisfy the world, that his conduct had been pure and irreproachable? On this part of the subject I shall only add, that my right honourable friend, whether guilty or innocent, has too much discernment and knowledge of the world, to rely on such miserable evidence for his acquittal. I shall dwell but little on the other parts of the learned gentleman's speech, because it appears to me that the whole of it runs in a false direction, and that, if his particular observations were ever so true, they would not lead the House to a just conclusion on the body and substance of the transaction before us. In defence or behalf of the proposed resolutions, it would be in vain for me to address myself to the learned gentleman. He has loudly declared that, whether true or fulfe, he was determined to reject them all. Against so vigorous and intrepid an effort of resolution, I know it would be in vain to apply any arguments of mine; so I shall leave him undisturbed in the possession of it. He has said a great deal with great asperity, and I think with no little injustice, against the credibility of Mr. Morgan's evidence, grounded on the extreme interest, which he supposes Mr. Morgan to have had to misrepresent such parts of the Minister's conduct as affected himself, and to state them in his own favour. He has also taken pains to prove that Mr. Morgan was not injured, and had no reason to complain. Well, Sir, I, at least have no personal interest in defending Mr. Morgan. I never saw him before the day when he first attended the Committee, and then I must confess that, in his temper and deportment, I saw no indications of deep delign, of cool, thoughtful, guarded cunning. To judge of him by appearances, there never was a man so little qualified by meure for the part of an imposter. He must be an ideot indeed, who could be imposed upon by Mr. Morgan. I gave him credit for what he said, because he said nothing but what was probable. On the other hand, if, with the most unimpeached character, he had stated things utterly improbable, his character slowe would not have secured his evidence from suspicion. In by much the greatest part of it, he was supported by the concurring testimony of all the other witnesics. On that affertion, on which the learned gentleman denies that any credit is due to Mr. Morgan, and which, as he affirms, must have been a mere after-thought and subsequent invention, when he knew the terms on which the loan was actually settled with Mr. Boyd, viz. "that on the 25th of November, or if he had been called upon on that day he would have offered those terms for the loan, which he stated to the Committee, and by which, if they had been accepted, an advantage of 499,500l. would have accrued to the Public," I, for one, declare most folemnly that I give Mr. Morgan entire credit. Because I know that, on those terms, the loan would still have been extremely profitable so the habicribers, and because I have good reason to believe, from particular inquiry, that men of the first property in the city would have been glad to have gone halves with Mr. Morgan in that bargain. I do not mean new, and with their present knowledge, but

on the 25th of November and with all the circumstances in their. view, by which transactions of this fort are commonly governed, as they actually stood on that day. As to motives of a great interest, which might influence the testimony, and lessen the credit of Mr. Morgan, let it be remembered that all the competitors had an interest of the same kind, and full as considerable as he had. To believe by selection is mere partiality, and indicates an interest in the examiner just as much as in the witness. But what is all this to the purpose? What have we to do with Mr. Morgan's interest, or with the injury, which, in his own opinion or any other, he is supposed to have suffered? The learned gentleman travels out of the record. In the resolutions now proposed to you by the Chairman of the Committee, there is not a fingle word on either of those points. The true and only object of inquiry both here and in the Committee is, whether the interest of the Public was or was not faithfully guarded by their representative and trustee, the Chancellor of the Exchequer; whether the Public has or has not been essentially injured by any act or omission of his in the settlement of that loan, which he had at his fole disposal.

But it seems Mr. Morgan is not to be credited, because he sufpected the Chancellor of the Exchequer of collusion with Mr. Boyd? Was he the only person, to whom that suspicion ocurred?—Look at the evidence of Mr. Mellish. That gentleman's character at least is unsuspected. "When Mr. Boyd and Mr. Robarts were " called out of the room at Mr. Pitt's, (on the 25th of November,) " I had a suspicion that it would not be by competition, and said, " bey day! a Secret Committee!" I believe, Sir, I shall be able to make it appear that what then was suspicion to Mr. Mellish, should now be conviction to this House. The learned gentleman objects, with all possible vehemence and indignation, to the two last Resolutions, as if they contained propositions palpably false or monstrously absurd. The former asserts, and to that part of it I confine myself at present, that the loan was a gift to Mr. Boyd. The evidence proves that the Chancellor of the Exchequer, who had uniformly professed and held up the principle of free and open competition, and who had invited the competitors to his house to hid for the loan, did, on the 25th of November for the first time, and after a separate conference with one of the parties, propose to the other competitors another principle of what is called a qualified competition, which they instantly refused, and which the Governor of the Bank tells you, that in their place, he would not have accepted. Mr. Boyd fays, "We were very willing to leave the fixing of the " price of the loan to the Chancellor of the Exchequer." Vol. XLV.

Governor of the Bank fays, "Their answer was, that they would " trust to Mr. Pitt's candour, and take it on his own terms." And, in a few minutes, the loan was theirs. If this be not a gift, in all its.effects, I should be curious to hear the learned gentleman's definition of that word, and, supposing it a gift, in what terms he would describe it. The learned gentleman does not deny the previous conference, alluded to in the third Resolution, but he objects to calling it separate. The epithet, it seems, is invidious, and calculated to convey a false idea of the conference, as if it had been secret, whereas it was held in presence of the Governor and Deputy Governor of the Bank.—True, it was so. Still the conference was separate, in the terms and meaning of the Resolution. with one of the parties, while the other two were excluded. competitors were assembled, by appointment from the Chancellor of the Exchequer, to bid for the loan, as they thought, on equal terms. The Governor of the Bank says, that on the 23d of November, "I " asked him pointedly the question, Whether it was to be by compe-" tition? and he told me, certainly it would, and that I might tell "the gentlemen; — and then my suspicions were done away." When the parties meet, the first thing that happens, is a separate conference with one of them; the next, a proposal to the other two to bid for the loan on terms incompatible with the principle of free and open competition.

The last of the Resolutions is that, which fills the learned gentleman with particular indignation, which he can no way endure, and which he will not only negative, but substitute another of his own in the room of it. Now, Sir, let this proposed Resolution be ever so defective, or ever so false and unjust, he ought at all events to slate it fairly. He asks, whether it be possible to advance a proposition more extravagant and abfurd, than that two millions and a half have been given to the contractors for the loan, and lost to the public. The learned gentleman is not very exact in stating large For shortness I suppose, or to save time, or to speak in round numbers, he always calls it two millions and a half, when the Resolutions specify two millions one hundred and sixty thou-At this precise sum the Resolutions estimate the fand pounds. profits to the contributors at the expence of the nation; but do not say that it was given to the contractors, or that the whole of it was lost to Undoubtedly a fair and reasonable profit to the contributors ought to be allowed and deducted. The remainder is evidently given away. But the whole premium is truly stated as a profit to the contributor. There is no other way of describing it. At 12 per cent. on eighteen millions it amounts to 2,160,000l. I know that at one period the premium on the loan rose to twelve and an half per cent., and that some of the principal holders of omnium did not sell at that price or near it, as they might have done, because they expected it to rise to sisteen or sixteen; and so it would without doubt, if the expectations, fallaciously held out by the King's message of the 8th of December, had not been defeated by the subsequent conduct of Government. What the real intention of the message was, I know not; but I know that it was calculated to answer a purpose, that it had a considerable effect, and that, since that time, the contents of it have been discarded and forgotten.

I shall now endeavour, Sir, to state to the House, as briefly and distinctly as I can, what in my judgment, are not, and then what are the true essential points in issue, between those who applaud, and those who condemn the conduct of the Chancellor of the Exchequer in this transaction, and which alone deserve the attention of the House. Every attempt to shift the question or the charge from its real ground is, in some degree, an admission. Men of experience and ability, who know the consequence, would not resort to bad logic, or to false ground, if they felt themselves strong, in fair and honourable argument, on the real merits of the subject. The line of examination, which the right honourable gentleman's friends incessantly pursued in the Committee, tended to prove some propositions, which were not in dispute. The honourable Secretary of the Treasury, I am sure, will remember my having faid expressly that the result, though ever so favourable to him, would be superfluous, that it was a defence without a charge, and that I cautioned him against the natural inference that must be drawn from that mode of proceeding. They adhered to it in the Committee, and they rely upon it in the debate. We shall see with I affert then that, admitting the learned gentleman to have proved, to his own entire satisfaction, that there is no ground to suspect the Chancellor of the Exchequer of having turned the loan to his own account, or even of having distributed any portion of it among his friends in either House of Parliament, to reward or corrupt them, which for the present I neither affirm nor deny, he has , proved nothing to the purpose. He has resisted vigorously where there was no attack, and exhibited great courage, where there was He knows very well how difficult if not impossible it is, even in the grossest transactions, to obtain direct proof of corruption between Ministers and Members of Parliament. He knows,

or ought to know that, in the present case, that sort of charge was never attempted. My honourable friend, who moved the inquiry, not only did not lay prostitution or corruption to the charge of the Minister, in the sense taken by the learned gentleman, but did expressly and repeatedly disclaim it. So did I and others in the Committee. Not that the contrary has by any means been made out in evidence. Of such propositions, the negative is full as difficult to prove, as the affirmative. We said, and we adhere to it, that it appeared to us that a most improvident bargain had been made for the public. We say now, and we have proved it, that, in every part of the transaction of the late loan, the public interest has been sacrificed by the Chancellor of the Exchequer. If Lam asked, what could be his motives, my answer is that I cannot penetrate into the hearts of men, or judge of their intentions otherwise than by facts and circumstances, and by a comparison between conduct and profesfions; but that in this case, in my opinion, sufficient ground is laid for all the conclusions drawn by the Resolutions. That point shall be confidered in its place. If I am asked, whether I suspect the right honourable gentleman of personal corruption in this business? I answer frankly and without reserve, No. I forn to insinuate what I do not believe. Neither do I pretend to have ground to believe that the loan was distributed among the Members of this House, and therefore, I say nothing on that head. The distribution, in the city of London, speaks for itself. In that quarter undoubtedly, I suspect that corruption was intended, because I see the effect: I see an exorbitant profit given, and a corresponding conduct in those, who received it. But the Chancellor of the Exchequer, in his own person, is immaculate! You I may prove any thing else; but, since you cannot prove that he kept a share in the loan for his own use, your objections and your charges signify mething. That is, we have proved nothing, because we have not proved what we did not alledge. But after all, Sir, is it much to fay, for a man in his elevated fituation, for a man of his understanding, that he is not vile enough and fool enough to take money Could he do it, without the assistance of a middle in his office! man, of an agent? Must be not employ a banyan; and if he trusted himself to a third person in a business so full of danger and difficulty, must be not be at once in the power of that person, and his slave for ever? In all these transactions, there is undoubtedly a clear, available profit to the Minister. But who is it sufpects him of taking it in specie? The thing is morally impossible. I acquit him on his understanding.

In all the preceding observations, Sir, I have intended little

more than to clear the ground, and open my way to the body of the question. I shall state it now in the only form in which I think it ought to be stated to a popular assembly, and in which I can hope to make myself understood. Minute calculations of pounds or pence would not be attended to, nor would they be intelligible, at least with any explanations of mine. may not succeed in ascertaining the precise motives, on which the Chancellor of the Exchequer has acted. But that he has acted on motives inconsistent with his duty, and that he has wilfully sacrificed the public interest, (in such a man I cannot attribute any thing to ignorance or surprise,) of which he was the appointed guardian, the special trustee,—these propositions, I am sure I can make out. By what evidence? By a concurrence of undisputed facts and of circumstances, which cannot lie, and all of them meeting in one central point, the profit of the contractors. I shall bring them together as closely, and compare them as accurately as I can; and then let it be feen whether, so collected and so compared, they do not amount to a moral proof, whether they do not force you to a conclusion, which, whatever you may fay, the human mind is not made to relist. Judgment is not yet at the command of volition. If it were, the right honourable gentleman undoubtedly would be as secure of the esteem, as he is of the partiality of this House. On the present question, it is not within the limits of possibility, that their inclination and their judgment should really go together. Now, Sir, I request the House, in observing the facts, to be attentive to the dates. I need not stop to prove that, to ascertain the quality of human actions, the date is very often an essential part of the fact. I shall state nothing, in point of fact, but what is proved and admitted. First, Till the 23d of November 1795 it appears that the Chancellor of the Exchequer adhered to the principle, which he had uniformly professed, of free and open competition, and that, until the 25th of November, he did never express an intention of departing from that principle. Second, By the evidence, on which the eleventh Resolution is sounded, it appears that Mr. Boyd's supposed right to object to the negociation of a new loan, was stated to the Chancellor of the Exchequer some time in October, and that he promised to send to Mr. Boyd and his party, to hear what they had to say, before any competition should take place, but that, at that time, he seemed positively determined not to admit of their claim. He never sent for Mr. Boyd. On the 23d of November he still adhered to his plan of free and open competition, and invited the competitors to meet him on the 25th, in order to bid on that princi-

ple. The House will observe that I speak of facts, as they appear on the surface of the evidence, not as I think they really were. After being reminded of his engagement to Mr. Boyd, first in a conversation, and then by a letter of the 24th of November; he says, on the 25th, that the circumstances had come, but recently, to his knowledge, and that he did not admit any obligation to exist. He feems to have forgotten not only his original engagement to Mr. Boyd, but the revival of it in October; and indeed, not to have been very much struck with the force of it, when it was again detailed to him on the 24th of November. Let us consider a little what this right and claim is, which appears to have made so very flight an impression on the memory and judgment of the Chancelian - of the Exchequer, but to which at last he submits without resistance as if he were suddenly overpowered by a torrent of conviction. this place, Sir, it may be proper for me to premise, that whatever! fay on these points is meant to be exclusively applied to the Ministric I have the pleasure of knowing Mr. Boyd, and shall always speak of him as I think, with the greatest consideration.—First of all I find, from Mr. Boyd's letter, "that the contract, for the loss " of last year, was entered into under the condition, other public loan for this country should be made until the period. " fixed for the last payment of the loan then contracted for, shell " have elapsed." Here the claim begins with a positive condition which, if it could be proved, would make all general arguments superfluous. Mr. Boyd allows that it was not reduced to a specific form, and the Chancellor of the Exchequer has no recollection of its In a question of mere fact, between him and Mr. Boyd, the rather too material to be readily forgotten, I am willing to allow him the full benefit of a feeble memory. But observe what the nature and qualities of this right are, and then believe it, if you canthat a right, so founded and so qualified, should have escaped the attention of such a man as the Chancellor of the Exchequer, or the when it was revived and brought back to his view, it should have made so very slight an impression on his mind. Mr. Boyd says " it is a right founded in justice." You may not remember an engagement; but justice, though often violated, is not quite so easily for-This right is also founded in the nature of things. ous description certainly of a claim to lend money, from a contractor to a Chancellor of the Exchequer. Or is it one of the rights of man newly imported from Paris? But it also partakes of the quality of a metaphysical right. Mr. Boyd contends, that it was inherent and inalienable in him as contractor; that, in that character, he could not separate himself from it.

and that, as such, his right and he were indisfolubly attached to One another, and would have continued so, though he should have parted with all his share in the loan, or even tho' he never should have held any part of it, but only have acted as agent for the other contributors; and the' he himself admits, that the contractors for the loan of 1795, could not suffer any pecuniary loss by the introduction of a new loan, otherwise than as holders of scrip. His own words are, "But I do not understand that, while I sell or " alienate a part of the loan. I transfer any of the inalienable and "inherent right, which belongs exclusively to me as a contractor." This to me, I confess, Sir, is a new speculation, and therefore it is possible that I may not be a proper judge of it. But this I know, that all the witnesses concur in a very different opinion, viz. that as there could be no pecuniary loss but to the holders of serip, all the contributors to the loan of 1795 had as good a claim, as the contractors, to a preference for the succeeding loan, in proportion to the amount of the shares in the loan of 1795, then held by them respectively, and that not one of them, on that principle at least, appears to have been considered in the present loan.

But leaving this problem to shift for itself, you will find that the right, so claimed by the coutractor, has been recognised by constant practice and public opinion. Here comes a question of fact. Has it been the constant practice? If it has, you have a custom without an instance. No similar case has been stated. No example has been alledged to make good the affirmative. The truth is, that there never was a precedent in point. The Governor of the Bank says, " he does not recollect any loan made for the receipts " to come out before the others were totally extinct, and that Mr. "Newland had looked back a great way, but, fince the establish-"ment of the Bank, no new loan has been made, when two pay-"ments of the preceding one were not fulfilled, as in the prefent "case." The afferted right of the contractor is therefore clearly not founded on constant practice. But it would be treating such a proposition too gently, if I contented myself with saving, that it has not been proved. There is a decifive fact on the other fide of the question, which annihilates the allegation of practice. me to state this point distinctly. The moment you understand it, you must be convinced by it. The contractors say they cannot relinquish their right, without evident less. How are they to lose? As holders of serip belonging to the former loan, by the introduction of eighteen millions more into the market. But if you look to the evidence, you will find there is one opinion, in which all the witnesses agree, viz, to speak in the terms of the fourteenth Resolution, "That the value of the existing funds is affected in a far " greater degree by the negociation for a new loan, and the settle-"ment of the terms thereof, than by the making the deposit on such "loan after it is settled." Mr. Boyd himself expressly objects to the negociation of a new loan, while payments on the former loan were depending; because undoubtedly, if injury be done to the holders of scrip, it must be by the negociation and terms, not by the deposit. Now, Sir, supposing this to be the truth, as it certainly is, it appears by the evidence, in opposition to that constant practice and opinion, alledged by Mr. Boyd, that, before all the payments were completed on the loan for 1794, a new loan for 1795 was negociated with Mr. Boyd, while considerable sums of the preceding loan were outstanding; yet the contributors to that loan did not object to fuch negociation, or make any complaint on account of it. You will find the fact more precisely stated in the 15th Resolution. I am not arguing now about the validity of Mr. Boyd's pretenfions to a preference; but, supposing them to be good, in the sense and to the effect stated; is it possible they could be forgotten? Or, if they were not valid, why did they prevail? It would not be difficult to affign a probable motive for the Minister's conduct; but, as it would be faid to amount to nothing but suspicion or conjecture, I shall leave it to every man, who observes the facts, to conclude for There are still some material circumstances in this tranfaction, very well worthy of your attention. Mr. Boyd obtains the preference, if not, as we call it, a gift of the loan. What follows? He trusts to the candour of the Chancellor of the Exchequer, and agrees to take it on his own terms. What precedes?—A fingular fact. In the beginning of November, for the first time, the Commissioners appointed to buy up the public debt, began to make purchases in the 4 per cent. stock. The bargain for the loan was fixed by the Chancellor of the Exchequer himself in the 3 per cents only. That is, he did every thing, that depended on him, to lower the value of that commodity which he meant to dispose of. The 4 per cents rose of course, by this new and unexpected investment of more than half a million in ready money. Whatever that advantage amounted to, ought to have been given to the 3 per cents, in which the bargain for the loan was concluded. The learned gentleman fays that, in November 1795, the purchases by the commissioners could not be made in the 3 per cent annuities; because, in that month the books of those annuities were shut. they were in 1794. So they were in every preceding year. times, at which the several books are shut, in all the funds respectively, never vary. Did that difficulty occur in 1794 or 1793?

Did the Commissioners over purchase in the 4 per cents, before November last? Never. Again I say, what follows the settlement of the loan? Another fact, most fingular in its appearance, most important in its effect. The Chancellor of the Exchequer makes the bargain on the 25th of November, but does not bring forward the budget till the 7th of December. On the length of that interval and its consequences, I shall observe presently. But here comes the questionable point of all. The very day after the budget, the Minister delivers a message from His Majesty, from which all men concluded, that a negociation for peace was on foot or very likely to take place The value of the loan immediately rose above 5 per cent, or 900,000l. on the capital, which we affirm was to all intents and purpoles a voluntary, determined, and premeditated gift to the contractors at the expence of the public. If the Chancellor of the Exchequer should alledge that this effect of the message was not to be foreseen, or that in fact he did not foresee it, I shall leave the first of those allegations to the judgment of the House, and of the world; the second I shall not contradict. They, who take him at his word, must defend his integrity at the expence of his fagacity, on a point that could not escape the meanest understanding. In so gross a mistake, it is not possible that common sense and common honesty should have acted together. Of the effect at least, there can be no doubt. No man will deny that, if he had timed and graduated these several acts as he ought to have done, I mean the loan, the budget, and the message; the public might have had the benefit of that advance in the funds, which was produted by the message.

The 29th Resolution states, in moderate terms, that the interval of twelve days, between the fettlement and the budget, is unusual, and not likely to be productive of any advantage to the Public. The fact is that, by any delay of the hudget after the bargain, the Public cannot possibly gain, but may possibly lose. With respect to the contractors, the direct reverse is the case. If, in that protracted interval, political events of a favourable nature should happen, by which the price of stocks should be considerably advanced, the contractor has the whole benefit of the rife. Whereas, if the contrary should happen, whether by misfortunes abroad, or any other finister event; and if, in consequence, the loan, instead of bearing a premium of ten or twelve per cent, should fall considerably under par, what remedy has the Public against the con ractors? or would they, if they could, enforce the contract to the ruin of the parties? No, Sir, we all know that it would not b attempted. The learned gentleman admits, with Vol. XLV

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truth and candour, that Parliament, in such a case of pure misfortune, would relieve the contractor. I say they would, because they ought to do so. For reasons of this nature, it was formerly the constant rule not to conclude the bargain till the day before the budget. Even in later times, the interval has seldom exceeded two days. Supposing that, in a political view, it might have been advisable to conclude the bargain for the loan at so very early a period of the session, why did not the budget immediately follow? If otherwise, why might not the bargain have waited for the budget? On this point, one argument only has been urged, with a great deal of pomp and emphasis, namely, that it was good policy to take the earliest moment possible, after the meeting of Parliament, to exhibit to the enemy the extent of our resources, and the facility, with which the enormous capital of eighteen millions sterling could still be raised in this country. It does not yet appear that this eager exhibition of our extravagance has made any material impression on the enemy. As far as I can discover, they have not yet been much appalled by it. But, be it so. Allow the policy to be good, whether in this instance it succeeded or not. How will the right honourable gentleman answer this question? If the policy was good in November 1795, it may be so equally in November 1796. Then why have you now, for the first time, introduced into the contract for the present loan a specific stipulation, that no payment on any new loan shall be made till after the last payment on this loan, that is, till after the 15th of December 1796? How do you know that, before that day, it may not be indifpenfably necessary to raise another loan for the public service? your own principles, you have disarmed your Government of a powerful weapon, or at least of an instrument of terror, from which, as you contend, a great effect might be expected. Let the ease be ever so pressing, let the opportunity be ever so favourable, your hands are tied. You cannot resort to your own remedy without asking leave of the present contractors; that is, you must buy their consent by the gift of another loan, which they in their turn will trust to the Minister's candour, and take it on his own terms.

On the curious transaction of the Hamburgh bills, which, I believe, will furnish a clue to unravel the mysteries of the loan, I purposely restrain myself at present, an honourable gentleman near me having engaged to make it the object of a particular inquiry, as it richly deserves. One observation only is too pressing to be omitted. The learned gentleman insists on the clear and unquestionable fairness of the measure, though unusual in the mode. Now, I ask him whether, when these bills were brought into circulation, the

cd, that the place and date were fictitious; that they were drawn; in London in September, though dated from Hamburgh in August? If not, the discounter was imposed upon. I do not say that the intention was to defraud, but it certainly was to deceive him. If the truth had been declared, would any banker have risqued the credit of his House by discounting such bills? It does not appear that they were ever offered to the Bank of England.

Now, Sir, I call upon the House to put together the facts, the circumstances, the consequences and pretences of the Minister's conduct in this extraordinary transaction, and, leaving out of their confideration the collusion that appears, or the motives that may be suspected, to pronounce their verdict, on the simple issue of fact, "Has he or has he not made a most improvident bargain for the "Public?" If the fact be found, the moral inference is obvious and unavoidable. It need not be argued, for it cannot be relisted, Nevertheless, Sir, speaking now for myself alone, I declare that I am ready to wave every one of the objections I have stated, and even to join with his friends in a vote of acquittal, if the Minister can and will give me a fair, direct, and satisfactory answer to one remaining question. When Mellish and Morgan refused to bid on the plan of a qualified competition proposed to them on the 25th of November, for what reason did he instantly conclude with Mr. Boyd? He was not pressed for time, since Friday the 27th was the day, fixed by himself, for the final settlement. He was not pressed for money, fince the first payment on the new loan; was not required before the 10th of December. For any thing that appears to the contrary, he might have taken a week, but certainly two days, without any possible inconvenience, to try at least, whether some other competitors might not offer, and by that means give the Public a possible chance of the benefit of a competition on his own plan. Then why did he not immediately send to the Bank, and desire the Governor to give public notice of the alteration, and of his being open, for a certain number of days, to receive proposals on that principle? I presume he will not say that he knew it to be such, as no man of credit would offer to bid upon. what else he can say, to cover so gross and palpable a breach of his duty to the Public—I confess my imbecillity—I have taxed my imagination—but I am not able to conceive it.

The last appeal I shall make is to the prudence of the House. We are trustees for the nation, and accountable for the trust reposed in us. If we acted only for ourselves, or if the quest ended with a sew speeches, a start question, and a vigorour

lation, the Chancellor of the Exchequer might possibly be as fale in the opinion of his country, as he is in this House. But let it be remembered, before we decide, that the evidence is before the Public, who will compare it with the verdict and judge of us accordingly. We may acquit the Minister by a vote; but, if that vote should not appear to be warranted by the evidence, it will avail him nothing in point of reputation. The country have it in their power to try us as well as him. The Minister may escape; but, in the judgement of mankind, this House will not be acquitted.

The two following resolutions, as founded on the evidence, were proposed by Mr. Sylvester Douglas, and carried without a division.

Refolved, "That it appears to this House, that the terms of the loan were fixed with a due regard to the magnitude of the furns borrowed and provided for, as well as to the market price of the funds and the situation of public affairs at the time the bargain was concluded.

Refolved, "That it appears to this House that, in every part of the transaction of the late loan, the conduct of the Chancellor of the Exchequer was actuated by a view to the public interest, and that there is no ground to suppose that any interference took place on the part of any persons connected with Government in the distribution of any part of the said loan.

.1: Mr. STEELE said, he had promifed himself to confine his obfervations within as narrow a compals as possible, and would keep his word, though the observations of the honourable gentleman who just fat down, demanded from him more than he would otherwise have thought it necessary to say. - That honourable gentieman had entered with some censure into the constitution of the Committee, and faid, that the inquiry, whether the loan was made with corrupt views, by his right honourable friend, did not properly belong to it. To this propolition the House, he was convinced, would never affent, since the principal reason for instituting the inquiry by Committee, was, that gentlemen on the other fide had pointedly infinuated that the Chancellor of the Exchequer had made use of the distribution of the loan as ways and means in order to secure a majority in the House-or, if not the Chancellor of the Exchequer himfelf, at least his agents and colleagues. This, he observed, obliged all those attached by office to his right honourable friend, to feel anxiously disposed for an inquiry, and the Committee was adopted For, the loan itself having been discussed, and on that ground. the bargain fanctioned by the legislature, the only legitimate ground of inquiry that could arise, was, whether the Chancellor of the Exchequer had had any undue motives in the bargain? Although

the honourable gentleman had faid, that the Resolution which incurred his disapprobation had passed during his absence, and would thereby infinuate, that it had passed in the absence of all those who looked with the same vigilance, as himself to find delinquency, where even error was not chargeable; yet he (Mr. Steele) affused the House, that the Committee was all along attended by at least two or three, and often more, of those members of the other side who were most active on the occasion. There were also other gentlemen on his fide equally anxious to have the matter invelligated. The Resolution of the Committee, which seemed to have given the honourable gentleman for much offence, was formed on this principle. The honourable gentleman who fet this whole business in motion (Mr. Smith), was called to the chair; and, on the last day but one, flated to the Committee the necessity of not adding to the Report the lists of the subscribers to the loan; and produced a paper, containing a form of words, which stated some reasons for doing to. To this he (Mr. Steele) objected; and faid, that if the matter was confined simply to that, it might, upon a future occasion, be said, that they were kept back because there was something in them that operated against the Chancellor of the Exchequer. The Refolution alluded to, was therefore proposed; and, lest it might be supposed that it was carried in a thin, unattended Committee, he proposed to defer the consideration of it to the next day, in order to give the other members of the Committee full notice. And, on the facceeding day, the Committee came to the determination, in presence of the honourable gentleman (Mr. Smith).—To say then, that the Committee had no right to resolve so, was absurd and wrong. Were they to be precluded from stating the reasons why they withheld the lists? This, he said, was the true state of the subject as to the conduct of the Committee. The honourable gentieman had reduced the whole to a short question, viz. Whethet the Chancellor of the Exchequer was justified in deciding in favour of Mr. Boyd? To this he would give a short answer: " That the Chancellor of the Exchequer, in doing as he did, had acted like a man of honour, with a strict regard to justice, and an anxious defire to fulfil former engagements; and with a determination, if he did err, to err on the right side. In deciding so, he had broken no statute, infringed on no rule of the House; for the House, how! ever it might generally approve, had never made any law, that in making loans, competition was never to be departed from." His right honourable friend, and every other Chancellor of the Exchequer, had confidered themselves free to act discretionally in loans, subject no doubt, to the inspection and sanction of the House. The

question then was, Whether being so free and unfettered by orders or statutes, under circumstances in which it was at least a doubt whether he was not pledged, he was not right, feeling as he did, to act as he had done? In the affirmative of this, he was fure there were few in the House who would not agree with him. There was one circumstance more which he would mention—to all other questions, answers would come much more properly from his right honourable friend. If it had been the fecret determination of the Chancellor of the Exchequer to give Mr. Boyd the preference, as had been alledged, would it not have been abfurd for him to propose a competition so long as he had done? What end could it answer but to excite discontent and distatisfaction? Mr. Steele declared, he was much surprised to hear gentlemen say, that Mr. Boyd was precluded from any right, if it was not specifically expressed in writing, or that the Chancellor of the Exchequer was not bound, as a man of honour, to yield to his demand. If he had not done so, he would have been guilty of a gross act of injuctice; an act that the very gentlemen, who now impeach him for the contrary conduct, would have teprobated with all the virulence of invec-It was obvious, he said, from the whole evidence, that Mr. Morgan not only did not expect, but was not prepared for the loan; and then, with the malignant hope of injuring or difgracing his right honourable friend, had proposed to Mr. Mellish to leave sealed proposals behind them; but Mr. Mellish scorned such a detestable contrivance, and refused his assent. Mr. Steele made some animadversions on the conduct of gentlemen on the other side, who affected not to bring any charge, but left it to others to draw inferences of crimination; and, disclaiming all hostile intentions, covertly infinuated every thing that was inimical. "I do not charge the right honourable gentleman," faid one of them (Mr. Smith) " with so clumsy a mode of corruption; but yet there is a strange coincidence between the list of subscribers to the loan, and the list of the persons who met at Grocers' Hall." The honourable gentléman forgetting all the while that some persons in the loan list were also in the list of those who were most active in the Common Hall against his right honourable friend's measures.

Mr. Choncellor PITT.—"On a subject naturally so interesting to my personal feelings, as well as so important in a public view, I am anxious to address the House at a period of the debate when their attention is as little as possible exhausted. And they will forgive me when I am called upon to meet a charge of such magnitude and serious import, and which has been so diligently and ably pursued, though I might be content to rest my desence on the facts which

have been brought forward by my honourable friends, if even, at the hazard of repetition, I should advert to the points which press most closely upon my own immediate feelings. The honourable gentleman (Mr. Francis) said, that if my answer to one point was fatisfactory, he would withdraw his support from the charge against Though in the course of what I have to say I shall not be inattentive to his question, it cannot be expected that I should narrow my defence to that point. It cannot be supposed, that from any recent declarations which have been made by the honourable gentlemen, exculpating me from all charge of personal corruption, that from any equivocal and imperfect disclaimers, retracted by artful suggestions and fresh infinuations, I should have forgotten that it was broadly stated by gentlemen on the other side, who moved for a Committee of Inquiry, that there was ground for suspicion that the distribution of the loan had been employed for the purpose of corrupt influence. They exempted me, indeed, from any charge of having regulated that distribution, from any view of sordid gain to myself; and then took the liberty to say, feeling as I did on the subject, that I was not obliged to them for the exception. If they formerly afferted, that if the inquiry was gone into, and substantiated, the result would be, to establish the actual inerference of corrupt influence. If such declarations were rash and unguarded, if they were dictated by the intemperate warmth of debate, or pushed beyond all bounds of justifiable differetion, and if they are now retracted as unjust and unfounded, I certainly have reafon to rejoice in the progress which has been made in consequence of the diligent and sober investigation of a Committee towards a decision so much more grateful to my character and feelings. Undoubtedly there is no charge which can be brought against the transaction of the loan, there is no error of judgement, there is no want of providence which I should not severely regret. But, at the same time, I cannot help remarking that while the ground on which the inquiry was originally brought forward, " that the loan had been employed as the means of corrupt and pernicious influence," is now professed to be abandoned; it seems to be but half retracted by the honourable mover of the Resolution, and to be supplied by ambiguous hints, and fresh infinuations. After avowing that it was his opinion, that the Committee ought to have asked for no lists, he discovers a strange coincidence between the names in the list of subscribers, and the names of a certain respectable body of merchants and bankers, assembled for a great object of political discussion; a coincidence, which could not be the effect of accident, and which could not otherwise be the effect of design, than for the purpose of biaffing their opinions, by a corrupt influence. The honourable gentleman (Mr. Francis) brings no fueh charge against me. mode of acquittal is, however, rather fingular.—He imputes to me no motive of corrupt influence or undue partiality. He defires me to fay nothing of the transaction relative to the bills, on which however some part of the Resolutions is sounded, and which has been ascribed to the motive to reward the services of an individual by the facrifice of the public interest. But while he acquits one of any improper views of public influence, or private partiality, he at the same time says, that the advantages conferred on the contractors by the terms on which the loan has been settled, are such as must have had some undue motive, while at the same time he desires me to fay nothing as to motives. I do not deny that the nature of a transaction may be such, as to afford ground for the suspicion of an undue motive, even though the motive itself may not appear on the face of the transaction. If the transaction, however, be pecuniary, there are only three motives which can be supposed to operate, perfonal emolument, private partiality, and public influence; and if after the most accurate investigation, strong evidence be brought to prove that none of these motives can be traced in the present transaction, I have some right to take to myself credit, that no such motives existed. The honourable gentleman who moved the Refolutions, stated, that the Committee had decided that there was no ground for suspicion of any corrupt interference; and thus, so far as their judgement went, had put their negative on that ground, on which the inquiry had originally been undertaken. The last Speaker on the other side stated, that he disliked the mode in which that Committee was constituted. It might have been supposed that a Committee, which afforded to every man, who was actuated by jealousy, suspicion, by public zeal; or if such a motive could be supposed to infinuate itself, by private pique, to state his sentiments, and to display his vigilance, was of all others the least liable to ob-It seemed, indeed, probable, in the first instance, that it would be deprived of the assistance of two honourable gentlemen (Mr. Sheridan and Mr. Grey) whose abilities and diligence none would dispute. These honourable gentlemen when it was declared that the Committee should be an open one, and that all who attended should have voices, had desired their names to be withdrawn, and seemed to consider themselves as disgraced by being put in a fituation in which they should only exercise their privilege in common with every member of that House. I am happy, however, to find that these gentlemen revised their first decision, that both affisted in the Committee, and that one of them in particular dif-

tinguished himself by his active and constant attendance. rather fingular that the decision of the Committee by which they negative all idea of corrupt interference, is the on'y one which the honourable mover conceives to be already fo well recognized, that he excludes it from that string of Resolutions which he has presented as an analysis of the whole Report. Another honourable gentleman states, that he thinks on that point the Committee have no right to give an opinion. But why is that opinion expressed by the Committee? They assign it as a reason for not having given a particular detail of evidence, which by the resolution of that House they were required to give, and which they had declined to bring forward, on the ground that it was inconvenient to individuals. If, therefore, there was any objection on this point, it ought to have been stated before the Report was received, in order that it might have been recommitted. But it was a little hard that gentlemen should first receive the whole of the evidence, and then not admit the excuse for the omission of that part of the evidence which was principally exculpatory of the person whose conduct was the object of eensure.

An honourable gentleman on the other side complains, that there was a want of notice of the intention to come to such a resolution in the Committee. But notice was given the day before, and I cannot admit that there was such want of attention and industry in those gentlemen on the other fide, who took a principal share in the investigation, as to afford any room for such a charge. I therefore think myself entitled to assume the benefit of that opinion of the Committee, not with those qualifications, equivocations, and referves, with which it has been fettered by the honourable mover of the Resolutions, but as a clear, full and decided testimony, that there was no distribution of the loan for the purpose of corrupt influence. As to the other charges of undue partiality to any individual for fervices supposed to be performed to the Government, it shortly resolves itself into the question, whether, by the mode of fettling the loan, I have contrived to enrich Mr. Boyd, by a facrifice of the public interest? I am aware it has been said that no fuch charge was meant to be conveyed; but why should such frequent allusions have been made to the Hamburgh bills, except for that purpose? They would not have been mentioned had it not been with a view to give countenance to fuch a fituation. I shall not now fully enter into the nature of that transaction, as an opportunity will so soon be presented, when it will be brought forward as an object of separate inquiry; I will only shortly state the substance. In every loan bill Parliament inserts a premium for the Vol. XLV.

prompt payment of the sums subscribed, foreseeing that Government may possibly have occasion for the money before the instalments become due in the regular course. Last year, though large fums were paid up, still the public exigences were such as to reader additional supplies necessary, and the terms offered were not sufficiently tempting to induce individuals to come forward with their money. Under these circumstances Government entered into a negociation with a monied house to advance such sums as were wanted for the service. At that time Parliament could not be convened, and in order to give effect to the negociation, it was indipenfibly necessary that it should be accompanied with some degree of secrecy. In the whole transaction, however, there was nothing questionable or suspicious, nothing unwarrantable on the part of Government, or which gave to Mr. Boyd an exclusive right, far less a discretionary power, to dictate the terms of a future loan. So much for the substance of the transaction; as for the form, it was only the form of the fecurity. It was only an engagement on the part of Government, to make good the sums advanced for the public service. Whether it was executed on stampt or common paper, added nothing to the validity of the security. The particular manner of executing it, was such as was dictated by the necessary regard to secrecy. As to the case of a merchant, in whom it was affirmed such a transaction would be highly discreditable and such picious, there was nothing in common between the conduct of: merchant in the management of his private affairs, and that of 1 Government acting from the pressure of public exigencies. It might reasonably be suspected, that a merchant resorted to such a mode of transacting business, in order to supply the deficiency of his capital, and to support a fictitious credit. In the case of Government the fums were already voted, they were only wanted for immediate fervice, and funds were provided to reimburfe those, who advances them as foon as their claims became due. But was this a fervice of fuch magnitude and importance, as to be conceived to give Mi Boyd such strong claims upon Government? I confess it was esecuted with the same liberality and zeal as every other service, which he has undertaken. But it is supposed that in order to reward Mr. Boyd, the most likely method which I could devise, was to bestow upon him a loan of such considerable extent, in which he only is 2 holder among others. Is it probable, that in order to reward him individually, the Chancellor of the Exchequer, at a time of severe pressure, and when under the necessity of making such large demands from the House, should add 8 or 10 per cent. to the public burdens of the year? With respect to the evidence before the

Committee, it is a principle in human nature, that where persons give evidence in a case which involves their own interest and merits, their judgement will imperceptibly and involuntarily be biassed to one side of the question; and all such evidence requires to be weighed with the most scrupulous attention, and to be received with some qualification. — I am fure I fay nothing offenfive when I apply this principle equally to Mr. Boyd and to Mr. Morgan. How far the share he had in the transaction of the Hamburgh bills had any influence on the disposition of the loan, appears from the testimony of Mr. Boyd. He declares that he formed no claim from that circumstance, that he had not the smallest expectation of any preference, nor did he conceive that such an idea existed. And it is to be remarked, that his evidence is confistent with itself, and uncontradicted by the testimony of others. The evidence of Mr. Morgan stands in a very different predicament. After stating that the Governor of the Bank had warned him of something, which was likely to secure to Mr. Boyd a preference in the loan, he had, upon being questioned more particularly, affirmed, that he had not mentioned what that something was. But that afterwards he said, that the Governor of the Bank described the transaction of the Hamburgh bills, as likely to secure a preference to Mr. Boyd. So much for Mr. Morgan contradicting himself. The Governor of the Bank, upon being examined, expressly stated, that he had not mentioned a syllable about the bills, that he only said, that Mr. Boyd had a claim from the loan of last year, which he conceived him to be too fagacious to allow to escape him. If I had determined to avail myself of any opportunity to throw the loan, at all events, into the hands of Mr. Boyd, could I not have found some better mode of atchieving my purpole, than that which I pursued? Would I have held out the system of competition? Would I have deliberately announced my intention for that purpose, and have invited competitors, when I was aware that the refult could tend only to beget animolity and disappointment? Would I have expressed any reluctance to the claims of Mr. Boyd in the first instance, and yielded to them only upon the conviction that they were well founded? If nothing was got by the intention which I at first announced of a free competition, but increasing difficulty, and accumulated embarrassment, as to the mode in which the bargain was ultimately settled, is not this internal evidence better than any parole proof that can be adduced, that I was completely fincere in the month of October, when I first announced that intention, and that I had formed no determination to benefit Mr. Boyd at any rate, by giving him a pre-I had not then, said the Chancellor of the Exchequer,

examined his claim, because it had not then been stated to me so distinctly, and because it had not been brought to my remembrance by the Governor of the Bank. If, then, I was under the influence of error, it was hecause I carried the system of competition strong in my mind, and because looking solely to that, I neglected in the first instance to attend to the claims of Mr. Boyd. As to the injury which Mr. Morgan and his friends may have suffered, from having prepared their money in order to bid, that surely cannot be seriously insisted on, while it is recollected that the final adjustment of every loan is matter of so much uncertainty, and connected with so many collateral considerations.

No communication from the Bank, as to competition, ever took place, except with respect to Mr. Boyd. How could Mr. Morgan contend that he had sustained injury from having prepared his property to qualify himself to be a bidder, when he stated, that till the 23d of November, he never began to doubt that there would be no competition at all? It has been proved, that as to the claim of Mr. Boyd, I at first testified strong prejudices and great reluctance, which were not overcome till it was brought forward in a shape in which it was no longer controvertible; that I admitted the principle of competition, and receded from it only when fair and just grounds were adduced on the part of an individual to warrant a deviation from the general system. Here a great deal of minute criticism has been displayed by gentlemen on the other side, with respect to Mr. Boyd's letter. I was then in the situation of a Judge, trying a cause between Mr. Boyd and the Public; was the confideration of the manner in which his cause was urged, to have any influence on my mind in the decision on the justice of his claims? I now stand here accused. It has been said, that I was bound to pay no attention to the claims of Mr. Boyd for a preference, because there was no express agreement, no specific engagement for that purpose. might there not be some common understanding, some implied condition, some strong and clear construction, equally binding to the observance of the claim in point of honour and justice? Had there been an express agreement, it would have unquestionably been prefent to my recollection; but this was no reason why an explanation properly understood, and clearly made out, should not receive its due degree of attention. In a conversation respecting a loan, a good deal of discussion naturally takes place, some particulars of which are committed to memorandums, and others suffered to pass more loosely. In the loan of 1795, it was proposed by the contractors that there should be no payment on any new loan till February of the succeeding year, to which I readily affented, not con-

ceiving that the exigencies of the public service would require any money to be advanced before that period. Of this promise I was reminded by the Governor of the Bank of England, and I was the more confirmed in its propriety, as I found that no new loan had taken place in such circumstances, even where no assurance previously had been given. The Chancellor of the Exchequer then noticed the connection in which contractors stood to Government, distinct from the scrip-holders, and which gave to them particular claims. Contractors had, in the first instance, to treat with Ministers, and were immediately responsible for the fulfilment of the term. Government neither could ascertain, nor had any thing to do with the scrip holders; they had no claim-were under no engugement; the contractors were. As to that part of the resolutions which confured the terms of the loan, it was easy for ingenious men to connect or confound facts by stating some that were true, and omitting others that were equally true, so to make their reasoning upon them apply to the particular purpose for which they were thus drawn up. In this place he would fay, that his greatest objections to the resolutions were, that in them the honourable gentleman had contrived to put together a collection of truths, in such a manner as to convey all the malignity and venom of falsehood. He adverted to the term open and free competition, from which he was faid to have departed, and remarked, that in order to secure the interests of the Public, and prevent the manœuvres of designing persons, every competition must, to a certain degree, be qualified—at least by the confideration how far the parties were competent to fulfil their bargain. He never meant any but a system of qualified competition; and from this it was not true, as stated in the resolution, that he had made a total departure. He then justified the propricty of his own conduct, in not having left himself at the mercy of Boyd and Co. but when the qualified competition which he held out was declined by the others, in having taken such precautions as still enabled him to name his own terms. But he was asked, why did he not fend the loan back again into the city? What, after it had been rejected by two sets of gentlemen, and when it would come in the less inviting shape of qualified competition? When the most favourable terms could only bring forward three parties, was it probable that the less favourable terms would produce more? When a day was fixed for conversation on the loan, it was necessary that some interval should take place, that the parties might deliberate on the terms; when all was finally arranged, he saw no good that could possibly arise from a delay of forty-eight hours, a period of suspense and uncertainty of which advantage might be taken "

occasion fluctuations in the public funds, one circumstance that made him determined not to let the contractor leave his house till the bargain was closed. He accounted for the delay which took place between the time the bargain was made, and its being intimated to the House, by his being disappointed in bringing on the budget, as he first intended, on the 2d December. It was well known to the House, the pressure and importance of the public bufiness which then was in daily agitation, and totally precluded him from making the necessary arrangements for the budget. He defended the manner in which he had exercised his discretion in making the terms; and having described the state of the country, though by no means so impoverished and exhausted as opposition would represent it, he thought credit was due to those efforts by which Government had been able to contract for so large a loan in the fourth year of the war, upon even better terms than had been gotten in former years; which he exemplified by a comparison of this with the last year's loan, which was fanctioned by Parliament without a fingle objection; and would leave it to the House to decide whether, in the present instance, he most deserved their censure or approbation. The next point was the effect of the King's message; those who knew him best, knew that it was not in his mind when the bargain was made. But if he had foreseen it, he could not have foreseen the rise that took place in the stocks. He was no party to any such fraud; but to whatever cause that temporary rise was to be ascribed, it certainly was not produced by the message only. Whatever ideas of peace or negociation, people who wished for it might entertain, there was nothing more in the message, than a declaration that the time was arrived, to which His Majesty had alluded in his speech to Parliament. Any one who carried its meaning farther, was either too sanguine in expectation, or intended to raise hopes which could not be realized. Besides the message, there were other collateral causes for the sudden rise of the stocks—the unexpected victories of the Austrians, the increasing distresses of the enemy, the screne and tranquil appearance of affairs at home, compared with that cloudy and turbulent aspect which they bore during the period when the terms of the loan were originally settled (the discussion of All these causes, coupled with the intimation, that the two bills). peace only depended on the disposition of the enemy, combined to give that sudden and extraordinary rise to the funds, which singly they would have failed to produce. After all, the extent of the benefit to the contractors, and of the loss to the Public, had been greatly over-rated. An exaggerated statement of figures had been rought forward in order to be echoed through the country.

been stated, that the profit upon the loan amounted to 12 per cent. It amounted to this fum only for four days, during which, stocks were exceedingly fluctuating; fo that altogether it did not bear this price for above a few hours. So that in order to make out this profit, all the shares must have been disposed of within these few hours, a circumstance which would have brought such a quantity into market, as must have occasioned a depression, that would greatly have overbalanced the temporary rise. All the profit is stated to center in the individual contractors, and all the concurring and unforeseen causes, which operated to give so favourable a turn to the terms of the loan, to have been the refult of my premeditation. Under these circumstances, I am said to have given away a sum of two millions one hundred and fifty thousand pounds, by the mode of negociating the present loan. With this affertion concludes the charge against me; and with defiring the House to attend to this affertion, I conclude my defence!

Mr. FOX said, that exclusive of the importance of the subject now before the House, he must, from the evidence before him, vote for the original proposition of his honourable friend, and against the amendment which had been proposed; for that amendment alledged for a fact that which was not true, and among the reasons which he had for the vote which he should give, was that of some expressions of the learned gentleman who proposed the amendment, and also those of the Minister himself, who had held pretty losty language upon this occasion. He had faid they had inferred guilt where there was no evidence of it, and that they made infinuations which they half retracted. He thought he knew his duty too well ever to make any infinuation of guilt, where there was no suspicion. It was wholly against his nature to make that fort of attack on any man, to pretend to fay there might be guilt, when he thought there was none; nor should he ever be backward in stating it where he had suspicions. But with regard to the guilt, as it appeared to him in this case, he would state it to the House, as well, as what he conceived to be the nature of the accusation. The Minister had stated that the accusation originally made against him upon this subject was, that he held a negociation in the concluding of the bargain for the loan, that was to be used for the purposes of corruption, and that it might be made use of to influence the Members of the House to vote for him. This was incorrect—no such accusation was ever made against that right honourable gentleman. The original mover of the resolutions now before the House had never imputed that to the Minister. He always had acquitted him of personal corruption; and for this he (Mr. Pitt) faid, that he dire

thank him. I care not, said Mr. Fox; I claim not his thanks, nor shall I ever complain that I do not receive them. But I accused him then, and I accuse him now, of having made an improvident bargain for the Public. Even improvidence, in a Minister of Finance, Mr. Fox contended to be no small crime; and he could not help faying he was surprised to hear that fort of improvidence stated as a mere peccadillo. What! Improvidence to the vast extent of this loan in the subject of finance, by a Minister of Finance, a mere peccadillo! It was not so to be called; it was a very serious charge against a Minister of this country to say that he had in a transaction of this vast importance made an improvident bargain. The bargain was not improvident merely, but it was made under fuch suspicious circumstances, as the House ought not to be too ready to excuse; but he must protest against the doctrine that no bad motive should be assigned to the Minister, if it could not be proved what that motive was. This was against the common order of things, which he conceived in the present instance entitled him to fay that the motive, be it what it may, cannot be a good one where the effect is so bad, and the circumstances so suspicious. The right honourable gentleman had infifted that he was totally exculpated from all attempts to influence, by this loan, the votes of the Members of the House; he dared to say that this was true, for he did not see in the present state of the politics of this country, that the right honourable gentleman had any occasion to increase his majority in that House, and therefore, if this loan was made a subject of influence, it must be influence of another kind. The right honourable gentleman, as well as the learned gentleman who opened the debate, had infifted much that the merchants in the city, who were subscribers to this loan, were not concerned in any way of direct influence; but that was was not the charge which he made against the Minister. If there was any species of improvidence which it was proper in the House to check rather than another, it was that species which went, not to affix political weakness and political disgrace on the character of the Minister, but which tended to procure for him, from great and powerful men, great and pow-In the present case, the loan was diffused among a erful support. class of men, from whom the Minister, even supposing him innocent of any corrupt intention, might derive much more folid advantage than from a few votes in the House of Commons. The first point in the business to which he would call the attention of the House, was the mode of transacting the loan. The right honourable gentleman .had all along been an advocate for free and open competition. "ged leave to difmis all cavil upon the expression "free and open

competition," he meant it in the fair and candid sense. But how Rood the matter in point of fact with regard to the conduct of the Chancellor of the Exchequer? In 1793, he brought before the House a bargain so extravagant and wasteful to the Public, that he attempted to defend it only by flating, it had been the refult of a free and open competition. This proved how much merit the Minister thought there was in free and open competition, since he rested his defence in a case so desperate wholly on that circumstance.— Why then, he could not help suspecting the fairness of that loan, in which the Minister abandoned that mode, and that too in a loan as extensive and extravagant as any we had ever heard of. This loan, therefore, was as extravagant in point of terms, and more objectionable in point of manner, than the loan of 1793; and here he must make an observation, that the right honourable gentleman's exceptions were greater than his rules. For it was not true that he had in substance followed the principle of public competition in loans; particularly if we looked to quantity instead of number of loans. The last two loans were not made by competition, and in point of quantity they nearly equalled all the others put together—amounting to pretty near fifty millions. The Minister, therefore, had abandoned the practice, which he extolled in theory, of public competition; fifty millions had been added to the capital of our debt, and that without a competition in the bidding for the loans. He wanted to know whether, according to the principles of common sense, he was not called upon to say that this loan was an improvident bargain, at least on the part of the Public? and he would ask the House whether such a man should pass uncenfured, merely because it could not be proved what his motives Here Mr. Fox proceeded to take notice of the evidence as, printed in the Report, and to comment on the various circumstances of that evidence, by which he inferred that a preference was really intended by the Minister to be given to Mr. Boyd at all events. It was extremely material to the honour of his character, fairly to tell when he had the first notice of Mr. Boyd's claims. He had presed him often for an answer to this question, and never had obtained any specific reply. On this point he thought Mr. Boyd's evidence inconfistent with the right honourable gentleman's declaration. Mr. Boyd faid positively, on his examination, that as early as October he preferred his claim to the Chancellor of the Exchequer, and that the Chancellor of the Exchequer being convinced of its justice, cameunder promise to give him the preference. He was willing to make every allowance for omissions amid the multiplicity of business with which the attention of the right honourable gentleman must necesfarily be distracted, but to forget such an important subject as this, admitted neither palliation nor excuse. Was it nothing, after having come under a politive promile to prefer an individual, to give notice to the Governor of the Bank of his intention to hold out proposals of public competition, in which he knew at the time it would not be in his power to persevere, and which, in fact, he had been obliged to obandon? Here he would say something upon the claim of Mr. Boyd. If the claim was invalid, it would only vary the degree of guilt; and if it was valid, it was a fingular circumstance that it should have been entirely forgotten. It certainly was not a claim founded upon a direct written or verbal agreement: but even though the claim was good, it was not sufficient to stand between him and the Public; and though gentlemen were extremely fond of appealing to the Governor of the Bank, the evidence that he gave before the Committee went directly to invalidate his claim. The opinion of Mr. Giles was fortified by fact and justice. For supposing, which he really believed was the case, that it would have been better for the nation to have given the contractors a pecuniary compensation. If the Chancellor of the Exchequer, or if the country were bound to the contractors, they were bound to the contributors; and if such a compensation had been granted, it would have been but fair that its advantages should have been extended to the contributors, as well as to the contractors. Supposing, for instance, that 3 or 400,000l. had been voted to Mr. Boyd and his friends for the loss they sustained, the House would certainly have provided that the compensation should extend to all the subscribers as well as to the contractors; for how the country could be bound to the contractor and not to the contributor, he was at a loss to con-It was said that these come under some degree of risk. But how long does it exist? Only till the deposit is made. the nature of the risk? A risk may be so much that it may be nothing The contractor may fometimes be obliged to hold scrip for a confiderable time; but so is the contributor, and the risk on his part was only less, as the contractor has commonly a greater share than the contributor. In justice, or the nature of things then, there was certainly nothing to authorize the claim. There has been many a loan bargained for in this country; but there have not been a sufficient number of instances to constitute a custom on this head.

Much stress had been laid upon conversation which took place between the Chancellor of the Exchequer and Mr. Boyd, in 1794. It seems the Chancellor of the Exchequer, in order to hasten the payment of the loan, said, that the following February would be too late for the last instalment, because it might be necessary to ne-

gociate a new loan before that time.—This expression of the Chancellor of the Exchequer was represented as a virtual recognizance of the claim of Mr. Boyd. But it was not necessary to ascribe this conversation to a tenderness for Mr. Boyd's right, when it was much more natural to suppose it proceeded from a concern for the public interest. This casual expression, however, had such an effect upon the mind of the right honourable gentleman, that he cannot efface the idea of Mr. Boyd's peremptory right to shut the market against new loans, till the last instalment upon the preceding loan shall have been paid. To all this the right honourable gentleman asked, have I shewn any symptoms of partiality to Mr. Boyd? On the contrary, was it not with the greatest reluctance that I deserted my favourite system, in order to satisfy his claim? We have seen reluctance (faid Mr. Fox) often used as a veil under which we conceal the commission of acts which we ought not to have committed. "With what sweet, reluctant, amorous delay," the right honourable gentleman took leave of his professions I know not. Still, however, he maintained that he kept up some degree of competition. he was aware that it was such a competition as to excite contempt, Mr. Fox could give it no other character than that of a miserable expedient, to cover his determination; and if he had a better opinion of it, why did he abandon it on the opinion of two angry men?—But here occurs a question of moment, respecting the time at which the loan was made. On account of some pressing business in the House of Commons, he could not bring on the budget, but yet he could not put off the loan, but concluded the bargain twelve days before he notified it to Parliament; whereas on former occasions, it used only to be concluded one, two, or three days before the opening of the budget. From the circumstances of the loan, he proceeded to speak of the motives which actuated the negociation. And if it was not allowed to operate as an instrument of corruption, it certainly had some reference to a transaction which took place in September, in which Mr. Boyd raised 2,500,000l. to Government, upon Treasury bills, bearing a sictitious date at Hamburgh. This transaction Mr. Fox reprobated, on the authority of the Governor of the Bank of England, as extremely differeditable to Government, and as difgraceful to those who set it on foot. When he faw the right honourable gentleman abandon his principles---when he saw him abandon them at the suit of an individual—and when he saw him abandon them in favour of this individual; after being engaged in a discreditable transaction with him, the observation could not but excite some suspicions, and it would require stronger defensive reasoning than any that he had adduced to establish his innocence. But, says he, this was only a necessary supply, which Mr. Boyd advanced in the most liberal manner for the service of the country, in a time of difficulty, when her resources were exhausted, and when it would have been exceedingly inconvenient to have convened Parliament. This representation served only to enhance the favour conferred by Mr. Boyd, and to establish the relation between that transaction and the negociation of the present loan; for to relieve the Minister from such difficulties as those, and in which he had involved himself by improvidence or extravagance, was an obligation which would naturally in these circumstances be too highly valued to be easily forgotten. He might have negociated a short loan in September, which would have operated as a preferrt fupply till after the holidays; but this could not have been explained to France, nor would it have given that power half the idea of our financial superiority which she must necessarily have formed from fuch a highly-creditable transaction, as raising money by means of fictitious Hamburgh bills! Mr. Fox next defended Mr. Morgan, in persevering as a candidate for the loan, upon the principle that he was exceedingly defirous of getting, and that he was determined to offer more favourable terms to the public than any other monied man would give. There still remained the important subject of the message; and first of all, there was a dispute about the fact, whether or not all the rife in the price of stock was occasioned by the message. The right honourable gentleman contended, that the news of the Austrian victories had a considerable share in promoting But these victories were pretty generally known before the 25th of November. The rapid decay of the French finances was assigned as another cause of this political phænomenon. begged to know, if after the 25th of November, the French finances had decayed so rapidly, that even the most fanguine calculator found his calculations far thort of the truth. He was the more furprised at hearing this language, when he recollected that about eight months ago they were described as being in the agonies of death, in the very gulph of bankruptcy. When the right honourable gentleman was obliged to have recourse to such pretexts, in his opinion no accuser could say more against him. He was asked, how he came to calculate upon the average rise of stock, and of course the average premium on the loan from the temporary effect of any particular He replied, that he calculated upon the price of stock, news? when subscribers made their first deposit, at which period the omnium afforded a clear profit of twelve and a half per cent.—He admitted, for argument's take, that the message might be the narual effect of the Minister's comment on the King's speech at the

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opening of the session; but who did not know that a formal message from the throne carried much greater weight with it than an occasional speech of a Minister in Parliament? The fall of stock was not to be wondered at, because the public had never seen the message acted upon, and therefore it was but natural that the funds should fink to their former level. Mr. Fox next adverted to the conduct of the Commissioners appointed to manage the funds for the liquidation of the national debt, in buying into the four, instead of the three per cents, and concluded with shewing, that the terms of the loan were much more extravagant, not than the country had paid at some former times, but in comparison with the terms which might now have been obtained, by free and open competition. He sat down, giving it as his opinion, that the Chancellor of the Exchequer had been guilty of a breach of duty, on which ground he gave his assent to the original resolutions.

FEB. 26.]

Mr. SHERIDAN faid, that oppressed as he was by a severe cold, he should not have intruded upon the patience of the House, but for something which was said in the course of the debate by the honourable and learned gentleman who moved the amendment; his expressions were so pointedly directed to him that he could not fit totally filent, although he was hardly able to speak. The honourable gentleman in authoritative phrase declared, that he gave him (Mr. Sheridan), an opportunity of retracting what he had faid on a former occasion. He was always ready to retract any thing fpoken wrongfully or unadvisedly; but he congratulated himself that he preserved consistency in his declarations; he was not in the habit of retracting like gentlemen opposite to him; nor did he find the necessity for so doing. Some gentlemen had, indeed, retracted their former principles and opinions. Whether it were from avarice or ambition, he could not tell; but these gentlemen were in the habit of striking a balance between their Interest and their presesfions; they were in the habit, therefore, of accommodating as well as retracting. It was from a speech of his, the printed copy of which he saw in the hands of gentlemen at the other side, that all the clamour had arisen of aspersions cast on the purity and integrity of the Minister. He had certainly intimated, that some rouleaus of this immense profit had found their way into that House. fact was certain. It had been admitted by the Lord Mayor, had obligingly corrected him as to the amount of his share. had erroneously stated it at two millions. It was by the receiver's There was no possibility of doubt, but declaration, 2,800,000l. that some of this oil of influence had been sent to grease that squeaking wheel in the city, called the mercantile interest! Every method

had been taken, to draw the attention of the House in this instance from the main question. No corruption had been suggested by Mr. Smith. The right honourable Chancellor of the Exchequer had come with a boast of honourable acquittal by the Committee, and had faid that gentlemen at his fide of the House attended it;—it was true, they had fo. His honourable friend (Mr. Grev) and himself, had gone there; for his part he never went after the first day, nor did the Report contain his sentiments. The gentlemen at his fide of the House wanted a Committee of the whole House. in order that the witnesses might be examined before the world, or else a Select Committee, composed of equal numbers from each side of the House. Either of these would have been a fair mode of proceeding, and have shown a disposition to impartial investigation; but in the Committee which pondered on that mighty loan, the oppolition had not the honours of the litting as active citizens. Committee was appointed, in which the accused parties became the judges of their principal. The First Lord of the Treasury was tried by his Secretary, and the Chancellor of the Exchequer by half a paymaster! He was in a worse state even than an acquitted felon. He was tried by a band of placemen, and had been acquitted only by his accomplices l The right honourable gentleman in granting the Committee, seemed to be wounded in pride and spirit. attempt to inflitute an inquiry was a tax upon his purity; suspieion touched him in the pinching part, and he reluctantly complied. If the right honourable gentleman would recollect, that in the year 1783, he wanted an inquiry into the circumstances of the loan made by Lord John Cavendish, for winding up the expences of the American war, delicacy would not perhaps be so much offended at the inquiry now made; particularly, if he considered how much worse the present loan was for the public in its terms, and in the manner of its negociation. The circumstance of the Hamburgh bills was degrading to the dignity of a great nation; it proved that the Government was reduced to their last shift; it was a matter of despicable accommodation, which shrunk from the light. The bills were illegal, they were intrinsically worth nothing, for they were drawn by nobody; and constituted a bankruptcy against the Government which issued them. How strange that the right honourable gentleman should support his domineering pretensions in the war against France, by arguments drawn from the ruin of the enemy's finances, they being, as he expressed it, in the gulf of national bankruptey, when he himself was caught and wheeling in its vor-Mr. Sheridan concluded by declaring, that he would vote the Resolutions of his honourable friend.

The SPEAKER having stated the first Resoultion moved by Mr. Smith, the House divided on Mr. Douglas's amendment to it.

For it - - 171
Against it - 23
Majority - -- 148

All the other Resolutions of Mr. Smith were negatived by the previous question, without a division.

LIST OF THE MINORITY, On Mr. Smith's motions respecting the Loan.

Aubrey, Sir John
Barclay, George, Esq.
Burch, J. R. Esq.
Courtenay, John, Esq.
Crespigny, T. C.
Fletcher, Sir H.
Fox, Right Hon. C. J.
Francis, Philip, Esq.
Grey, Charles, Esq.
Howard, Henry, Esq.
Hussey, William, Esq.
Jervoise, J. C.

Lechmere, Edward, Esq.
M'Leod, General
Milner, Sir William
North, Dudley, Esq.
Robinson, Marcus
Russell, Lord William
Russell, Lord John
Sheridan, R. B. Esq.
Spencer, Lord Robert
Sturt, Charles
Tarleton, General

TELLERS.

Smith, William, Esq.

Jekyll, Joseph, Esq.

Monday, 29th February.

Sir GEORGE SHUKBURGH EVELYN moved for leave to present a petition from the administrators and executors of the late. Dr. John Hunter, for leave to bring in a petition for the House to determine whether it would purchase the museum of the late Dr. John Hunter? that in case it should decline to do so it might otherwise be speedily disposed of.

Mr. CURWEN objected to bringing up this petition, because he could not suffer any increase of the public burdens, however trivial, at a time when the greater part of the community, as well as many persons of small fortunes, were scarcely able to support the taxes imposed upon them, and heightened by an oppressive and calamitous war. Another reason for his objection was, that this museum was not open for public inspection, and consequently ought not to be made a general charge.

Mr. ISAAC HAWKINS BROWNE observed, that as it was not intended to make the purchase of this museum a burden this session, whatever the determination of the Committee might be to whom the petition should be referred, and as it was optional in the next, he did not perceive any clear ground for objection. The

late Dr. John Hunter, with great scientific knowledge, unceasing perseverance, and an expence of 20,000l. at least, had made an useful and curious collection, which, by his will, he wished to be preferved unimpaired, and accordingly requested that a proposal should first be made to the Government of this country to purchase it, at such a price as should appear reasonable to both parties; and if this proposal was refused, an offer was then to be made to any foreign Government, and afterwards to any private individual. He had himself often seen the collection, as he doubted not many other gentlemen in the House, of more science than himself, had done, and so far as he was able to give his opinion upon it, he pronounced it an object of national ornament, and of great national utility, whether he confidered it in a systematic, general, or particular point of view. The whole purport of the present petition was for a Committee to inquire whether this collection should be fuffered to go out of the kingdom or not? And it did not at present extend so far as to solicit the actual purchase. But the honourable gentleman opposite had stated that it was not open to public inspection. Of this he was not able to speak at present; but he knew that in the late Dr. Hunter's time it was always open to public inspection, and he believed that since his death it had always been made use of for public lectures. He understood that means had been pointed out for its purchase, which would be extremely beneficial, and he therefore hoped that the period was not yet arrived, when, because we may be compelled to cease to be "generous," we must also cease to be " just." The House would be able to judge better upon the report of the Committee, and he therefore wished no farther objection at present to be made.

Sir WILLIAM YOUNG, as a friend to literature and science, wished the petition to be brought up. He thought the House could not with propriety reject the petition of the executors and administrators of the late Surgeon-General of the army, especially upon a subject which, after the labour and experience of his life, was proved to have tended so beneficially to relieve the subjects of this realm. The question upon which the House was now to decide was, whether this museum should be disposed of to our own or to a foreign country? That in case the former proposition was made, there might be some grounds for the executors at a future date to lay in a claim. This decision must depend upon the examination of evidence from the first medical and chirurgical characters, and that some progress might be made towards that examination, which would fully ascertain the utility of reserving this collection, he hoped the petition would be accepted.

Mr. FRANCIS wished to know if any price was fixed, and if not, how it could be estimated?

Mr. HUSSEY did not controvert the utility of this collection; but objected upon the same principles as his honourable friend (Mr. Curwen.) He understood from the last gentleman that spoke but one, that the object of the petition was not to purchase the museum in the present session, but merely to lay the ground for a suture claim. That was, as he understood it, that the House should thereby pledge itself to the purchase; but as nothing farther was intended to be done this session, he saw no reason why the whole should not be put off to the next.

Mr. COURTENAY said, that if the question had the least refemblance of jobbing, he would vote against it, but it was well' known that the late Dr. J. Hunter was distinguished all over the world for his vast researches and great professional skill, and that he had expended a large fortune for the improvement of his scientific pursuits to the honour of the nation, though at the same time to the disadvantage of his family. Now he never had met with any thing more unexceptionable than the prayer of the present petition, which was merely to ensure the expectations of a family, at present, perhaps, subjected to some temporary inconvenience from the liberality of the late Dr. J. Hunter, and the indecisive situation of their property. The museum was not only remarkable for every thing curious, but every thing scientific and serviceable to mankind; and as the House of Commons was not only the guardian of the public, but the rewarder of private merit, he thought the petition ought not to be rejected.

The petition was brought up and read.—It stated, that as the executors were not apprifed of the notice which the House had given, not to receive private petitions after a certain day, in time to prepare the petition for a Committee, to examine the utility of the late Dr. John Hunter's museum, they petitioned the House to indulge them, by giving leave for that petition now to be brought in.

Leave was given, and the petition was brought in and read, when upon the question being put for referring it to a Committee,

Mr. HUSSEY wished to know why it could not be delayed till next session?

Sir WILDIAM YOUNG informed him that the nature of this petition differed from a petition for an inclosure bill, inasmuch as it required the slow and deliberate examination of professional individuals to decide upon particular parts of the museum, while it required the opinion of scientific men in general to decide upon the

national utility of the whole. He therefore hoped that the prominary, or ground work of the proceedings, which was the fortion of a Committee, upon whole report the House would asswards be left at liberty to purchase it or not, would not be delayed

Mr. CURWEN said that nothing which he had heard could evince him of the necessity of urging the measure at this period. it was to be purchased, however, he wished it to be open to the spection of all persons, and at all times; and he also wished to he the whole amount of the purchase immediately brought forward with the other public accounts, that every thing may be provided at once, and that the people might have some general idea their condition before we proceeded farther in the calamitous in which we have been so long and unfortunately engaged.

The petition was referred to a Select Committee.

Mr. JEKYLL role to make the motion, of which he had gi notice on a former evening. If ever there was a period which, a more particular manner, demanded a strong constitutional jeale over the measures of Government, it was the period at which had now the honour to address the House. It was a period with calamity and diffress, a period when their constituents, prefied by every species of extravagance, were groaning under a l of insupportable burdens, the pressure of which was aggravated the horror of an impending famine.-The enormous and un ampled profusion which had been manifested in the conduct of war, he was happy to hear, was about to be submitted to the He on a future day. But it was their duty to inquire, not only it the extent, but the mode of the expenditure; to the manner which the money was raifed, as well as to the uses to which fums were applied. With this view he submitted the moti which he had now the honour to make, to the impartial confide tion of the House. It was founded upon part of the Report of Committee upon the negociation of the loan, and it implies charge against the Chancellor of the Exchequer, no less than of acting in a fraudulent and dishonourable manner in his pu capacity; of having brought the acceptance of His Majesty's T fury into difgrace, and of having laid the foundation for fur frauds and collusion in the public money transactions of Gove ment. The manner in which the right honourable gentleman defended the circumstances of the transaction, did not reflect m credit upon the share he had in the negociation. Whenever had been attacked upon the score, an intemperate warmth had : mated his replies: and he had been too long a witness of his pu conduct, not to have observed, that in proportion as his cause

weak, his language was strong; and that vehemence of manner had constantly accompanied his political malversations. If however, he had not positive proofs of delinquency, he would not have advanced the charge. It was not the object of inquiry, how the right honourable gentleman, liberally furnished as he was for carrying on the services of the year, had launched forth on such an unbounded scale of extravagance as to need farther suplies by the month of September, and to be so much pressed as to be under the necessity of having recourse to anticipation. Nor was it the question of present discussion how he came to be on such terms with the Bank of England, as not to be able to raise from it the supplies which he wanted. From whatever reason he applied for relief to Mr. Boyd, Mr. Boyd consented to grant the relief required; in his own words, "in the least uncommon mode." Secrecy was deemed necessary to cover the transaction, with a view to stamp it throughout with the badge of fraud. "The transaction," said Mr. Boyd, "was as regular as the circumstances of the case, and all the views, would admit." The language was general and vague; borrowed, no doubt from existing circumstances, of which they had heard so often in debate on other subjects. Mr. Boyd said, that though he obliged the Chancellor of the Exchequer, by doing what the Bank of England would not do, he had no expectation of receiving iny favour in his turn from the Chancellor of the Exchequer. This, however, happened not to be the opinion of Mr. Giles, he Governor of the Bank, or Messrs. Morgan and Mellish; or they all agreed in entertaining a suspicion, that Mr. Boyd, rom this transaction, would be preferred in the negociation of he late loan, so far even as to exclude any hope of success, on air and reasonable terms, from the other competitors. They were lso unanimous in opinion, that the transaction itself would have een highly discreditable to any mercantile House. To this it was nswered, that Government is not in the situation of a private rader. If he understood any thing of the qualities which ought to onstitute the character of a Government, they were neatness, delity, and honour; and if any of these qualities appeared in the resent transaction, he had lost all discernment between right and Another feature was, that the bills were unstamped. He elieved that it would be admitted that there was no transaction thich might not be vitiated by fraud. What then would have been ne fate of these bills had they been sued in a court of law, against ne drawer, the indorfer or the acceptor?—The bills would have cen found invalid, and the plantiff would have been nonfuited. n addition to this, when the bills came to be negociated, if it was

here they were drawn; not at Hamburgh, but in Lond hey were to be paid; not into the Bank of England, Paymaster General of His Majesty's forces, at the orde ds Commissioners of the Treasury. Mr. Jekyll here at the act of the 23d of His present Majesty might be a , An act for the better regulating the office of the Payma I of the forces, which, to prevent all embezzlement of money, provides that all fums drawn by him shall be if Bank. Whereas the first of the present bills, directly that act, was paid by the drawer, without the immed f the Bank, directly into the hands of the Paymaster-G he forces. The usual course of the Bank would have I mitous; befides that, the right honourable gentleman, into which it was needless to inquire, was not in the r with the Bank, nor the Bank with him. What bee noney also, he did not know: perhaps it went to equip ion to Isle Dieu or Quiberon, or perhaps to some embel in Holyrood-house. When he said this, he did not fe oncerted at the grimace which fome gentlemen opposite umed: he had fat long enough oppolite to these gentleme ficiently acquainted with the effect of pantomime He trusted, however, that the right honourable gentle not affect to treat with contempt or levity the charge wi preferred against him in his official capacity. He char ith having imposed upon every party in the negociation, aving countenanced a crime little less than forgery. A ed, however, not be a common trader, he perhaps, m i privilege from common delinquency. He begged that consider for a moment the ruinous effect which the tran is calculated to produce upon the market, and upon the c as well as interests, of those who were the bona fide hol Suspicions could not fail to be formed, not ible to the character of Government, nor very favour. characters of those, who prima facie, appeared to in the transaction, and he would add, not very favour redit of Government in future negociations, and to 1 from the Treasury in a regular mode. Might not the ri able gentleman, under the pressure of similar difficulties to have recourse to fimilar expedients, and when the B land denies her aid, again to apply to Mr. Boyd for reli recept Parliament stamp the transaction with some strong m probation, they run the risk of seeing the same system in, treachery, and fraud annually repeated. It was arguthat there could be no fraud in this, because there w affets sufficient to answer all demands. But he would ask, if this was the case between the last payment of the old, and the first payment on the new loan? And he appealed to the Secretaries of the Treasury, whether some of their bills which were payable in January, did not run on till February. As it turned out, however, Mr. Boyd, by having the loan, had the means of paying himself. On a former night, they had been represented as equivalent to a promissory note, or Treasury warrant. There was one defect, however, in this fimile, that it wanted all fimilitude; for, except Treasury warrants were always fictitious, they bore no refemblance to the bills in question. But was the Chancellor of the Exchequer really so ill qualified for the station which he holds, that he could not calculate the sum which the exigences of the public service for a year may require? year he hesitated whether he should make a loan of eighteen or nineteen millions. He determined, however, upon eighteen; and this was the expedient which in September following he was compelled to adopt. He must do something, however; Parliament was not fitting at the time, and to have negociated a small loan, would have given the enemy a contemptible idea of our finances. To extricate himself from the dilemma, he condescended, in conjunction with Mr. Boyd, to frame fictitious bills, to date them in London at Hamburgh, to make a nominal drawer in Hamburgh, who was actually residing in Broad-street, London, at the time; and to make it throughout a confishent fiction, to write them upon unstamped paper. Was such a transaction as this fitted to inspire the enemy with lofty ideas of our financial resources? Lord (Mornington) been in possession of such a fact against the Government of France, how would he have exulted over it in exposing their exhausted revenue? He was not aware of any thing more with which it would be necessary for him to trouble the House. He would therefore move, pro forma, that the passage of the Report to which his motion referred should be read; and then he moved three Resolutions.

rst That it appears to this House, that, in the month of September 1795, Walter Boyd, Esq. did, at the request of the Chancellor of the Exchequer, undertake to advance money for the use of Government to the amount of one million, for which he was to reimburse himself by bills to be drawn upon the Lords Commissioners of the Treasury, to be accepted by them, and negociated at his own convenience, and that bills to the amount of 700,000l., were drawn in London on the Commissioners of the Treasury, in the name of Walter Boyd, Junior, bearing a sictitious date, at Hamburgh, several weeks preceding the time at which, with the privity of the Chancellor of the Exchequer, they were really drawn in London; and that the said Walter Boyd, junior, is a gentleman not engaged in any house of business at Hamburgh.

ad That it appears to this House, that the amount of the said bills was immediately paid into the office of the Paymaster of His Majesty's

a, in direct breach of an Act of Parliament, and that the faid billingh drawn in London, yet professing to be foreign, and not writte amped paper, were of such a nature and description as the Bank cland would have refused to discount for any commercial house what, and such as it would have been injurious to the credit of any proposed to have negociated.

of exchange, not duly stamped, with fictitious dates of time and accepted by the Lords Commissioners of the Treasury, and causin monies raised thereon to be immediately paid into the office of the master of His Majesty's forces, is illegal, unconstitutional, and highly rious to the public credit; and that the Chancellor of the Excheque he introduction of such practice, has brought into disrepute and sum the acceptance of His Majesty's Treasury, and sanctioned a systemed and collusion unprecedented in the administration of the financial country.

hat it appears to this House, that the practice of drawing such bill achange, not duly stamped, with sictitious dates of time and place pted by the Lords Commissioners of the Treasury, and causing the nes raised thereon to be immediately paid into the office of the Payter of His Majesty's forces, is illegal, unconstitutional, and highly rious to the public credit; and that the Chancellor of the Excher, by the introduction of such practice, has brought into disreput suspicion the acceptance of His Majesty's Treasury, and functions them of fraud and collusion unprecedented in the administration of snances of this country.

Mr. CHARLES LONG engaged to give the House a fair an of flatement of the whole of this transaction. Early in the 1th of August, 1795, it was found necessary to raise money for public service, in anticipation of certain portions of the pay ats on the loan and lottery, which remained unpaid, and which ame due in the months of November, December, and Januar owing. Mr. Boyd was applied to for this purpose, and throug means of a relation at Hamburgh, his agent there, with whor had a variety of money transactions, he agreed to accommodate Government. He recommended fecrecy as necessary to the ecfs of the measure, left the knowledge of such a circumstance uld produce a scarcity of money. Now it so happened that be this business actually took place, Mr. Boyd, jun. arrived i adon, and the exigency of public affairs would not permit ther fend to Hamburgh in any convenient time for a remittance of n bills as they wanted. The only irregularity that confequent k place, was the antedating of the bills, as from Hamburgh, for ney had been, actually drawn in Hamburgh and transmitted ndon, he conceived they would have been perfectly regular .is was the truth of the transaction, for he did not mean to di fe any part of it. The honourable and learned gentleman ha ed the bills fictitious, and the whole a fwindling transaction

Where there were no funds to pay the bills when due, he admitted such a transaction would amount to swindling, but he objected to fuch an application of the term where there was money or merchandize answerable to the full amount. But the honourable gentleman was obliged to have recourse to a common expedient, and supply weak argument by a strong expression. He had defined swindling to be a mode of obtaining money under false pretences; this was partly true, but he left out the material part of the context, "with a view to defraud." Now he contended that there was no fraud intended or practifed in any part of this transaction. So far he was at iffue with the honourable gentleman. It was now his intention to state what was the amount of the money in the Exchequer on the 10th of December 1795, and what was the amount afterwards paid in upon the old loan and lottery, and he should then, he trusted, be able to prove clearly and satisfactorily to the House, that there was more than sufficient to discharge the 700,000l. raised by the negociation of these bills without any anticipation of the new loan. There was 310,000l. in the Exchequer at that time paid in upon the old loan and lottery, and 145,000l. was afterwards paid in on the same accounts before the close of 1795, and early in 1796, and before the time allotted for the payment of these bills 135,000l. more had been paid in as the last payment upon the old loan, and 160,000l. for the lottery, making in all 750,000l. and 200,000l. more was paid in February upon the loan for 1796, which, if necessary, might also have been applied. The next objection of the honourable gentleman was against the payment of the 700,000l. to the Paymaster General of His Majesty's forces. This, Mr. Long said he had been desired to do by order of the Lords Commissioners of the Treasury, and if he had offended against the letter of the Act of Parliament, he hoped he had not offended against the spirit of it. He understood that balances were not left in the hands of the Paymaster General, but he did not understand that money was not to be paid in his name, for that had always been the regular mode, though the money did not remain there, but was carried immediately to the Bank, and there placed in his name. The only difference was, that by carrying it to the accomptant of the Pay Office, notice was thereby given to him of fuch payment, and in the end it amounted to precisely the same thing. He would not have troubled the House, if the honourable and learned gentleman had not connected this transaction with the negociation of the loan. To prove that the Governor of the Bank entertained some suspicion that Mr. Boyd would have the preference of the loan the honourable gentle.

nan had flated the Governor's declaration, that it was natural for im to think that this transaction could not impede Mr. Boyd i btaining a preference; but he did not state upon what grounds the Bovernor actually did form his suspicions, who, being asked the juction, replied, that " his reasons were, that he conceived M loyd's party, in point of good faith, had a claim to some pres ence in confequence of the conditions stipulated at the making he preceding loan, having been deviated from; and he though hem too fagacious to omit availing themselves of that circumstance Having argued this point, he asked, upon what evidence, admiing all its force, did this suspicion rest? It was upon that of M Morgan; and he meant no personal offence, when he said he cou not give credit to that affertion; and his reason was because the evidence of Mr. Morgan was full of inconfiftency and contradiction Having pointed out some little difference in this evidence as a pro of its inconfistency, Mr. Long said, he perfectly recollected the e sigement between the Chancellor of the Exchequer and Mr. Boy spon the loan of 1795, which was, that if another loan was ba pained for before the last payment of the old one, he should be e itled to the preference. He concluded by moving the previo

Mr. FOX role merely to explain what he said on a former night the subject of these bills. He had said, "it was raising monunder salse pretences." He would say again, that if a bill brawn, purporting to be drawn at Hamburgh, but actually drawn London, those who discount such a bill, raise money on sale metences, for they have no right to raise money from another up a bill without telling the whole truth about that bill. It is no explicate to say, "that the security is good," for no man has a right determine for another what is a good security.

Sir WILLIAM PULTENEY saw nothing to complain of the transaction of these bills. There was a sum of money raise in the month of September. There must be a variety of operation provided for in our present state, and the demands of Government in the against easily exceed the money that is ready; Ministers could refer every thing, and if they did not provide by extraordinal measures when the necessity arose, very satal consequences might easily and the did not feel that this was a very extraordinary charms to the amount of the sum. The other part of the charge again the Minister was this; that the transaction of these bills would be foreign nations to suppose that we are driven to our last shift, otherwise we could not think of raising money in such a manner; a loase gentlemen said, that the Bank of England were so well so

vinced of the impropriety of this mode, that they refused to have any thing to do with such a transaction; that it would be ruinous to an Thus they in effect faid, that the Bank of England would not support the Government of England. He did not think that this was very fairly stated. He did not see that the Bank of England had given any such refusal as had been insisted upon. Mr. Giles said that the Bank was not applied to upon that subject, and therefore we might acquit both Government and the Bank on this part of the case. The truth was, that the mode adopted in the transactions of the bills, was not the usual mode with the Bank. Gentlemen said, that if this extraordinary demand for money was necessary, Parliament should have been called. It was an inconvenient time to call Parliament together. The Minister applied to a private banker for two millions of money; the answer was, "there is plenty of money." Gentlemen who wished so well to this country, did not take the trouble to explain this to a foreign country.

The next question was, the mode of raising this 700,0001. Mr. Boyd said, that a bill of exchange was the best possible instrument to be made use of for this purpose; and so it was; for in the course of business, a bill of exchange could be readily transferred, which could not be done with a bond or with a treasury warrant. The next question was, how far the Chancellor of the Exchequer was concerned in this? Undoubtedly he was bound to give Mr. Boyd that fort of security which he, as a private banker, liked best; and there was no crime in raising money by anticipation, either from the Bank, or from a private banker, as in this case; consequently there was no fraud in this transaction. If the country was fo wealthy that Government can get money from individuals instead of the Bank, there was not much to fear from the want of it. The next point to be confidered was the rate of interest in this case. Mr. Boyd required five per cent. instead of four per cent. This was explained by the evidence in the Report. This money was not to be all furnished by Mr. Boyd himself. It was not to come all out of his own coffers. The Bank never discounted under five per cent. and why should it be required that Mr. Boyd should do it for less? He was obliged to employ a broker in this transaction, whose commission was to be taken out of the profits, and which diminished them confiderably. The broker's premium on the two millions and 2 half was a quarter per cent. on all he procured. In thort, Mr. Boyd had no profit whatever, except where he advanced his own money. But if there had been a good deal of profit on the transaction, why should not Mr Boyd receive it; in reality, however, his profit was not great. With regard to this being an entirely new Vol. XLV.

ing, he must observe that that observation was not well founded e remembered a transaction in the year 1772: The bank ngland agreed to advance 60,000l. on the fecurity of a West-Inc late; the Bank never discounted any bills at that time for me an two months. Bills in the case he alluded to (the case of W m and Ellifon, who had a house in Edinburgh) were drawn at t ion:hs. They were all dated, and purported to be drawn at Ed urgh, whereas the Bank knew that the person who drew them w onstantly living in London. These bills were therefore drawn wrong place, and had a wrong date; yet although the Bank kn refe things perfectly, they made no objection; the bills were ewed every two months, and the Bank went on discounting th this way for two years. This was not called a fraudulent tra ction, or a fwindling transaction. It was the only way in wh ne Bank could or would do the bufiness; and the false date or lace never occurred to them to be any objection to discounting the ills. The only remaining point was, that thefe were foreign b which Mr. Boyd was concerned in, whereas they were actually and bills, and therefore ought to be drawn upon stamped par Now he could not see how there was any defire manifested in t ransaction to defraud Government. Who was to receive the d f the stamps? Government. - How then was Government rauded of that duty by being excused from paying it? for if the rere to be flampt, Government must have paid the duty. It is nly faving Government the trouble of paying with one hand a eceiving with the other. There was therefore no fraud of a ind in this bufiness; it was intended that the whole should be p o the bill-holders, and there was a fufficient fund for that purp t appeared to him in no other light than that Government had: alculated properly, as to the amount of the public expences, wh night be necessary to be defrayed in the month of September I The whole of the amount of the deficiency was only 700,00 Ie was surprised it was no more, considering every thing which ad to provide for; he really thought it was miraculous they ! ot a call for more than this fum at that time. Governm ught to have a liberal allowance when under calculated expend Inder the present circumstances, they ought to be allowed to he more money in hand than they had immediate occasion for. If we he case of overy common banker, who was always obliged to he nore money by him than he had immediate occasion for, that night be able to answer an extraordinary demand whenever it sho e made upon him. In this case there was no improper use made f the money raised upon these bills. Notice was immediately gi • ...

when the money was raised, and it was carried that very day to the Bank. In short every requisite was complied with which the law directs, and there was not, in this case, any deviation from the provisions of Mr. Burke's bill.

Mr. GREY faid that he never was so much assonished in his life, as he was at many things which had fallen from the honourable Baronet; and his assonishment was still more increased to find, that an English House of Commons, which ought to be the guardian of the public purse, should treat a question of this magnitude, a charge of this importance, with so little patience or attention. dered it as no ordinary or trifling subject. An error of 700,000l. did not appear to him so small, as to entitle the Minister to applause for the accuracy of his calculations. He wished to consider to what the error amounted. In February 1795, Mr. Pitt opened his budget, stating the probable expence, and the ways and means for railing it. He borrowed, for the purpoles then let forth, a larger fum than ever had been before raised at one time in this country. Besides that, he received the duties on land and malt, considerable fums on Exchequer bills; and towards the close of the session, raised a farther sum of two millions and a half for the unforescen expences that might be incurred; and yet it appears that so soon as the September following, he had not fufficient for the exigencies of He was assonished to hear the honourable Baronet call the State. this calculating to a miracle; he was astonished to hear him say this was a small deficiency. He was the more assonished, as in the month of August, fifteen millions eight hundred thousand pounds of the loan had been paid up; a sum fully equal to what could reasonably have been expected. But on this subject he would not now dwell at length, as a day would foon come (his motion on the state of the nation) when he would minutely enter into this and other sub-He had no hopes that that motion would produce any good jects. consequences; but it would at least give him the satisfaction of feeling that he had done his duty, that he had exposed to the House matters which loudly called for investigation, evils which ought to be redressed, and that, if they would still continue to approve a system of extravagance, mismanagement and double dealing, and suffer the country to be hurried on to its ruin, at least they should do so with their eyes open.

The Minister seems very consident with regard to his conduct; "I wish," said Mr. Grey, "it was the considence of innocence, but I suspect it to be the supercilious insolence which certain protection inspires." The honourable Baronet had said, the Chancellor of the Exchequer could not calculate the expences of the public ser-

ice; this was the very thing complained of: a fmall mistake in his alculations would not be a subject for censure; but after havin amed and received the amount of the probable expences of the ear, to raife in the manner he had done so large a sum as 700,000 t so early a period as September, proved either that he wilfully de eived the House, or that he was inadequate to the duties of h ffice, or that some unforeseen demand had occurred which he wa fhamed to publish. Mr. Grey here entered into some very ab alculations respecting the interest which these bills, combined wit he late loan, compelled the nation to pay. He clearly proved the his interest amounted to eight per cent. instead of five, as Sir W 'ulteney had faid. He proffed the danger and unconflitutional ter ency of allowing a Minister to anticipate a loan, as he had done he present instance, and held up to reprobation a transaction which Ministers themselves acknowledged to be unfit for the Public I now. He shewed that there was an intimate connection between hefe bills and the loan, the first payments of which were made for he very time when one class of the bills became due, The semed to be a collusion throughout both these transactions. M Boyd discounted the bills, and Mr. Boyd had the loan that he migh ay them. The transaction was not even fair with regard to M loyd; for admitting that by the time these bills became due, the 00,000l. was in the Exchequer, and admitting that a change of Administration had taken place, an event which he acknowledge o be very improbable, might not the new Minister have found the nonce, or a great part of it, necessary for the current expences he Government; and in that cafe, what was to have become hefe bills; of thefe bills, which had been manufactured in fuch a rregular, if not illegal manner, that any Minister would have ha reat reason to refuse payment of them altogether? In this respect herefore, he contended, that affets were not provided for these bill nd that confequently Mr. Boyd ran a great hazard of obtaining ayment, or, at leaft, that a new Chancellor of the Excheque rould have been embarraffed to provide for the other fervice of the state without dishonouring the bills, a conduct in which he would ave been too well justified. "But," fays the honourable Barone of what importance is it that the bills were dated at Hamburgh? Ie thinks this an indifferent circumstance; but said Mr. Grey, hink it a circumstance of the most serious importance, inasmuch a involves in it the fairness and honour of the transaction, and the airness and honour of both the parties concerned; and might an rould lead to suspicions, of which the parties themselves appear ave been apprized, by their anxious concealment. The cafe of

Walter and Ellison, did not apply to the present. In that affair the Bank was acquainted with the deception; and if any one suffered by it, it must be the Bank; but in the present instance, the Public, who was one of the parties, was kept in complete ignorance. was forry, however, that the honourable Baronet had not mentioned the result of the transactions of the house of Walter and Ellison. He (Mr. Grey) happened to have known one of the partners in that house, an innocent but an unfortunate man. The result was, that the House became bankrupt, [Hear! hear! hear!] and the perfon to whom he had alluded, was compelled to fly and end his days Will the honourable Baronet say, that the Bank thinks in exile, fuch a transaction as these bills, is an honourable one? Mr. Giles. the Governor, has stated the very reverse, and given it as his opinion, that it would hurt the credit of any private house whatever; fo much fo, that the Bank would not discount for them: on this testimony, and this authority, he could give it no other description than that of a fraudulent transaction. Mr. Boyd has said it was necessary to him; and Ministers, it seems, were convinced it was necessary; but he trusted the House would not be induced to sanction a public transaction, which in private business between man and man they must condemn. He wished the enemy to be strongly impressed with an opinion of the extent and variety of our resources, of the flourishing state of our finances, but he would not be prevented by an apprehension that they might form a different opinion from complaining to that House, whenever it should appear to him that the prosperity of our finances was endangered by the misconduct With regard to what had been faid about paying the of Ministers. money into the hands of the Pay-master General, he contended that it was a direct breach of an express act of Parliament, which, as a check on the Pay-master, enacted, that all monies should be paid into the Bank of England on his account, and that he should draw for the express sums which might be wanted for the public service. This was an excellent security for the public against fraud; and if Ministers found that the law stood in their way, they should have moved its repeal. The public money must have been used for some unknown purposes, otherwise these bills never could have had ex-Mr. Grey concluded by thanking his honourable friend for istence. having brought this motion forward. It would shew the country on what fort of a system the business of Government was conducted; it would shew how fearful Ministers were that their conduct with regard to the finances, should fairly meet the light; it would shew to what shifts and tricks they were driven, in order to deceive the Public, and conceal our true situation.

Mr. STEELE faid that money from the Exchequer went through the medium of the Bank to the Paymaster for the regular service but balances of accounts with inferior Paymasters, and of the payment of troops on the Irish establishment, were sent to the Account ant's Office, from whence they were taken to the Bank by a clean who attended for that purpose.

Mr. GREY said he did not talk of halances, but of money a

Mr. STEELE observed, that the act alluded to was to prevente Paymaster General from carrying to his own private account, lodging with his banker, what money was paid to the officers of the Pay-Office, or paid into the hands of the Paymaster General.

Mr. FRANCIS observed, that the Chancellor of the Exchequ had been eminently successful in embroiling the country in the pres difastrous and unexampled war; and he thought, on a motion the prefent importance, that mockery or fneers were neither dece nor becoming. He faid, the honourable Baronet, whose abit no gentleman would deny, never came forward but on extraore nary occasions, to relieve his right honourable friend from great en barrassments; and in proportion as the honourable Baronet failed his defence, so far he considered the Chancellor of the Exchequ culpable, and deferving of centure. In the prefent inflance he not offer a fingle argument to relieve himfelf from the heavy charbrought against him by his learned friend. With respect to t Edinburgh bills, there was no evidence of the circumstance before the House; and however he might admit the veracity of the honor able Baronet, yet in his legislative capacity he was not bound to b lieve him; for the Report before the House was produced by its or Committee, but no Committee ever fat to report on the subject a verted to with respect to the Edinburgh bills. What the honor able Baront had stated with respect to Government neither suffe ing loss nor gain in consequence of the Hamburgh bills not bei stamped, was not the question before the House, but that whi preffed most on the honour and credit of the country was the fra dulency of the transaction, and how far these bills were vitiated the mode of circulation. On a former evening's debate, he prefit a question which he now wished to have answered. Mr. Morga name, he thought, was used in a very unbecoming and indece manner; but now he must ask, why Mr. Morgan and Mr. Melli were to used?

Mr. YORKE role to order. He appealed to the Houle if was not derogatory to the standing orders of the Houle any gentleman to refer to a previous debate; the honoural

gentleman, in the present instance, he conceived, departed from that order.

The SPEAKER said, that he certainly awaited and expected an interruption from some Member of the House. He always selt. extremely embarrassed, when under the necessity of calling any gentleman to order, and conceived that the honourable Member, was irregular in referring to what occurred in a previous debate.

Mr. FRANCIS proceeded. He said, he would make no allufion to what passed on a former night, but would now ask—Why
the Chancellor of the Exchequer, when Morgan and Mellish resused
the qualified competition, did not send to the Bank, and give netice that he was ready to receive offers conditionally. To this he
desired an answer, not upon the principle that such a competition
was nugatory, but his own—

Mr. Ryder called Mr. Francis again to order.

Mr. FRANCIS said, he was about to shew the connection which subsited between this point and the question before the House. His opinion was, that Boyd's preference in the loan was owing to his services in the affair of the Hamburgh bills. He saw Boyd preferred without any satisfactory reason. He saw the fact of the Hamburgh Accommodation bills, and combining these together, he was convinced that this was the true cause of the precipitate conclusion of a bargain, where the interest of the Public was so much sacrificed.

Mr. Chancellor PITT. I do not sife, Sir, for the purpose of giving any answer to the question proposed, of of speaking to the question now before us, but in order to state the reasons why I shall do neither one nor the other. In the first place, as to the question, I have, on a former occasion, given an answer to it, upon the nature of which the House have already decided. I cannot therefore repeat it now, without being as irregular as the gentleman who calls upon me so to do. With respect to the subject of the present debate I shall decime saying any thing, because, as far as it personally concerns me, I am quite satisfied as to the state in which it at present appears."

The ATTORNEY GENERAL said, that in the examinations before the Committee, all the witnesses but Mr. Morgan had agreed, that the preference in the loan had no connection with the Hamburgh bills. In a bill of exchange accepted by the Secretary of the Treasury, the case was different from the case of individuals. The good saith of the country was pledged to make good the obligation that was incurred. It was of no consequence whether the shape was regular or not. Execution was competent against the Govern-

ment, and the holders would be entitled to recover from any n Administration that could take place.

Sir FRANCIS BARING said, that the state of the excharmith foreign States arising from the searcity of specie was a proof foreigners acquainted with the subject, that money was not so plet as was afferted. Even if the bills had been drawn at Hamburgin his opinion the transaction would not have been right. If the was no title in Boyd to draw on the Treasury, the bills being draw at Hamburgh, did not alter the transaction. If such transaction would have been disgraceful, and the symptom of approaching rain a private speculation, he could not see that the case was different where Government was concerned. He was forsy that a transaction which Boyd had been so considerable a gainer should have be the ground of preference in still more sucrative concerns. The best rowing of 700,000 in this way, in his opinion, injured Government more than a loan of 7,000,000 in a regular manner.

Mr. W. SMITH did not mean to deny the inconfishency Mr. Morgan's evidence, but wished to remark, that it was given under a confiderable degree of personal agitation, and that there we the most sufficient proof to show that it was not given with a visto mislead. He had afterwards desired leave to explain, but it was denied him; they should therefore lay less stress on the arguments drawn from his inconsistency, a circumstance also, it was

be remarked, from which Mr. Giles's evidence itself was not fro The SOLICITOR GENERAL began by animadverting the evidence given by Mr. Morgan, and on what had dropped fro an honourable Baronet (Sir F. Baring)., As to the former, would only remark, that his answers and manner appeared to him be fuch, as to entitle them to very little credit. In the opinion the latter gentleman he could not coincide; for by him the transa tion before the House was contended to be a fictitious transaction while it carried with it all the attributes of a real one. The bi were actually drawn by the Lords of the Treasury, they were a cepted by the Secretary of the Treasury, and they were finally to paid out of the Public Treasury. They were an instrument of the character and defeription upon which no man could helitate to de He next proceeded to vindicate the propriety of the transaction on t ground of its necessity. The urgency of the public services requir it. To answer that urgency, the 700,000l. were applied: It w therefore praise-worthy, and not blameable in the Chancellor of t Exchequer, not to permit the public fervice to fuffer, but to ha

recourse to every possible means for procuring the most expeditio

supply. As to the money lost on the interest of the above-mentioned sum, on which so much declamation had taken place, it amounted only to the difference between three per cent. and five per cent. for four months; a paltry consideration, which must vanish when compared with the danger that might enfue from a momentary derangement in the public service. Much had been said to prove that such transactions should receive the sanction of Parliament; but this could not always be the case, as no man could pronounce at what time such exigencies of the State might occur. The business therefore now under discussion, and which was treated with such coarse contumely by some gentlemen on the opposite side, did not appear to him reprehensible either in the substance or the manner. Did he imagine the conduct of the right honourable gentleman wrong; he would not attempt to defend him; but being satisfied of the rectitude of that right honourable gentleman's intention, he most cordially gave him his support, and that unbiassed by any inclination arising from his political predilections.

Mr. M. ROBINSON was free to declare, that, for a long time be admired the splendid talents of the Chancellor of the Exchequer, but that observation had of late taught him, that those talents could be misapplied and abused. From the preference given to Mr. Boyd and Co. in the late loan, it was but too evident that the Hamburgh transaction was connected with it; in the advantages of both, many friends of the Minister had shared, and it was but natural that they should accord in suppressing whatever tended to scrutinize and censure his conduct. It was the first transaction of the kind in which any Minister of this country had been engaged, but it might not be the last. It ought, therefore, to meet that reprobation which might deter others from imitating it hereafter. He thought the character of Mr. Morgan had been used with extreme injustice. He had been called to answer before a jury of persons interested in the inquiry, and parties in the accufation, and he had even been denied the merit of an acquitted felon.

General SMITH said, that in matters of commercial concern, he would not consult the Attorney and Solicitor General, but would rely more implicitly upon the authority of the Governor of the Bank. Within six months after the estimates of the year were provided, and ample supplies granted, it became necessary to discharge the services of last year by an anticipation of the supplies of the present year. He was forry to see that bills of this nature had been employed. He considered it as an unmanly collusion unworthy the great government of a great nation. He did not, however, think that the transaction amounted to that fraud which the resolution expenses.

I, yet he hoped that such an expedient would never again bed. He conceived that Hamburgh was chosen as the place which the bills were dated, to excite a belief that the loan to imperor had been remitted by bills of exchange, and thus to in air of probability to the transaction and of respectability to ills. Though he highly disapproved the measure, he could lent to the proposition in the Resolution in its utmost extens herefore would give no vote at all.

herefore would give no vote at all. r. JEKYLL rose to reply. He adverted to what had bee y Mr. Long, with regard to the spirit of the Act of Parliamer : 23d year of the present reign, as also to what had been said nother gentleman on that fide; they both agreed that the appli which they made of the practice did not fquare with the lette at act; they contented themselves with stating that they wer in defending the mode of transacting these bills, by the pracwhich had obtained ever fince the passing of that act; now h confess that what was directly in the teeth of the act could no e defended on the score of practice. The moment there wa parture from the act, then it was infringed; and it was a ba of arguing to maintain that we are right in disobeying the order 1 act of Parliament, because others had disobeyed them; an practice which these honourable gentlemen infisted upon, wa ing less than an entire contravention of the act of Parliament h regard to the case of the Edinburgh bills which had been al I to by the worthy Baronet, he must remark, that it differe ly from the prefent, for in that case all the parties concerned i ills knew what they were; whereas, in the prefent instance, th er of any one of these bills could have no knowledge whatever ne real nature of the transaction. Besides, these Edinburg could not have been subject to any law concerning stamps, for were prior to the stamp act concerning bills of exchange, so that sarallel which the worthy Baronet had drawn, did not apply t present case. Much had been said on the evidence of M gan, as given before the Committee. Mr. Morgan was a ma sfinite credit and unquestionable veracity, and on whose ev e there could not fairly be fixed a particle of doubt. And her ould not help observing, he was surprised that some gentleme

fat on that Committee should have conducted themselves a had done, and particularly one of them. When the Char or of the Exchequer was implicated in the question before the sile, he very properly withdrew; he wondered that some person ight did not observe the same degree of delicacy. Many gen ten sat upon that Committee as arbitrators to decide upon the

own delinquency, and one of those very persons who are accused the prefent motion, now modefuly faid that Mr. Morgan was not be believed on his examination. The Chancellor of the Exchequ now thought it prudent, in the character of a charged delinque and that on a charge as ferious as any that could well be laid to a man's character, to remain totally filent. He fuffered his defer to be conducted by his friends, (no doubt of their ability), but was a little unfortunate they could not agree in the mode of condu ing his defence. The Attorney General was of opinion, that action might be brought by the holder of these bills. The Solici General was of another opinion. Now he would say that he not know how the holder of one of these bills could have proceed to enforce payment. He did not know, in the event of a char of Administration, between the issuing of these bills, and the ti they became due, what remedy the holder had. He did not know that a fucceeding Minister could be bound on what the Attorn General called the good faith of Government, to take up these bi and discharge them; the money voted by Parliament might appe to that Minister to be applicable to other purposes. The Solici General, however, doubted whether any action at all could brought by the holder of fuch bills; and he believed the latter ge tleman was right. He wanted to know how he could bring fu an action. How could be come into a Court of Law but by a fe mal action? That action must be brought against somebody. [He there was fomething faid over the table from the Treasury Ben which we could not hear]-on which Mr. Jekyll observed: " As ther of the friends of the right honourable gentleman now tells i you cannot bring any action at all. Here is another beautiful fe ture in the character of this transaction. They are not only f titious bills, but you cannot have any remedy on them in a Co of Law. Now, they are under the necessity of invalidating th own bills in order to defend their own conduct. I say it is the di of the Chancellor of the Exchequer to look forward to the preffi of public affairs when he makes a loan. He should have had forelight of the necessity of having two millions and a half in t month of September, after he had borrowed 18 millions for 1 fervice of the year. The Public have this business before them the House has this business before it. If this House thinks the after the arguments they have heard, the pressure of it deman they should support the Minister, the affair is theirs. If they thi that from what they have heard on this fide, the House calls for better answer than has been given upon this subject, I have nothi to fay more than to protest, that to my mind the total filence of

nancellor of the Exchequer proves the confcionincis be feels of is al-administration—That he began with supercilionincis, and do with defeat and silence!

Mr. MARTIN faid, he agreed with the fentiments of Gene nith upon this subject, that the conduct of the Minister was e emely irregular as a man of business; but he was not prepared the length of fraudulent, as stated in the original motion.

The House divided;

For the previous question - - 109
For the original resolution - - 24

The House divided on the second resolution;

For it - - 8
Against it - - 108

While strangers were out, we understand that a debate to lace on a point of order. Sir William Young had called for ivision, and that the Ayes should go out, but did not go out hilf, which Mr. Grey thought disorderly, and a very pointed or ersation took place. The matter was at last settled by the Speakend the other orders of the day being disposed of, the House autned.

Tuesday, March 1.

Mr. Chancellor PITT stated, that on a former night he ? ibmitted his ideas to the House upon the defects of the Poor Lav nd he wished that a fair opportunity should be afforded of discuss te subject. His ideas were not then by any means matured, a Il that he intended at prefent was, merely to move for leave ring in a bill, in which he might arrange those ideas which w en very imperfectly conveyed. He thought it unnecessary to sore in so thin a House, than merely to express his wish, that ill should be brought in and printed before Easter. He begi owever that the bill, when it appeared, might not be confide s affording a perfect and complete remedy for the existing ev at merely as a mode of attracting the attention, and collecting ntiments of the House, upon a subject of great and pressing i ortance. He would therefore move for leave to bring in a b or the better Regulation of the Laws relating to the Relief a imployment of the Poor.

Leave was given, and Mr. Chancellor PITT, Mr. RYDE and Mr. DOUGLAS, were appointed to prepare and bring in till.

DEBATES.

Mr. LECHMERE faid, that he was induced, by two coderations, to submit to the House the motions which he was at to propose—the alarming rise on the price of bread, and the g severity of the weather. The high price of bread was a fact evident to be doubted, and too melancholy not to be lamented. should be his object, at prefent, to point out the most obvious m of redrefling the grievance. The fearcity, in his opinion, procee from the confolidation of farms, and an enormous monopoly am great and opulent farmers, mealmen, and flour-dealers. firmation of his opinion, he read extracts from feveral letters wi he had received from different quarters of the country, in which writers blamed the immense exportation to Guernsey and Jersey a principal cause of the existing evil. Another gentleman sta that as he was travelling by night, he had met with yaft num! of waggons laden with flour, in the neighbourhood of Richme Yorkshire, driving to the sea coast, for exportation. It is im Sible, faid Mr. Lechmere, that the poor man can live, or comfort can be extended to the industrious cottager, whilst I disbolical practices are permitted to exist. The scarcity, he tended, was in a great measure a mere bugbear, held forth to people, under which the opulent farmers contrived to keep u geofs and feandalous monopoly, a mere pretence for alarming nation, and promoting the felfish views of these suckers of bl from the people. He begged leave to mention to the House a counfrance which had occurred to him the other day: a coachi to Mrs. Harrison, Grosvenor-square, brought him a quarters wheat, along with a few ears of unpounded wheat, all which, faid, he had picked from a fingle truss of straw. The w weighed three pounds four ounces, which was as much as weight of a quartern loaf. From this he calculated, that in a fire load of straw there are thirty quartern loaves lost, which affor this conclusion, that grain was not so scarce as was represen else the farmers would be more careful in threshing out the o This waste he accounted for, from the thresher being paid by trus, or the bushel, instead of by the day. To prevent mone lies, he suggested, that as there are two overseers at present in every content in country parish, there should be two Corn Inspectors appoin who should deliver in, every year, an exact account of the proceeding could excite no loufy, as all the farmers in the parish would be obliged to ac the office in their turn. -Of all the pefts with which fociety infested, jobbers were the most pernicious. It was to jobber cattle that the present high price of butcher's meat was to be ascrit

and jobbers in corn produced the scarcity which was now lamented. He had heard that the cattle jobbers go no less than 200 miles from town, to intercept the cattle coming to the London market, and that, before they reach Smithfield, they pass through no less than fix or seven hands, all of whom have considerable profits. Corn, he had no doubt, was forestalled in a similar manner. Coal factors were not allowed to be coal dealers, and he saw no reason why the ' fame prohibition should not extend to corn factors, and every perfon who wished to become a corn dealer be obliged to take out a licence. Since taxes must be paid, let them rather be paid by the rich and opulent dealer, than screwing from the hard hands of the working poor. He suggested also, that there should be a regular account taken, by an Exciseman, of the quantity of corn in possession of the corn-dealer, and that he should not be permitted to purchase more, after having a certain quantity, till four-fifths of his store should be disposed of. The small samples of corn that were brought to market, Mr. Lechmere alledged to be the cause of a great hardship to the poor; for when a poor man wanted a bushel of wheat from his master, he was told that he could not have it, because all his crop was disposed of. To remedy this evil, he would propose that never less than a bushel should be brought to market as a sample; that there should be a public granary in every market town, where these bushels should be deposited, and sold out to the poor; and that in every parish there should be a hand-mill and an oven, by which they could get it prepared into bread. He venerated the poor, as the strength and most respectable part of the community; he pitied their distresses, and he wished to do every thing in his power to alleviate them. For this purpose, the grand object was, to prevent the exportation of corn; and he would propose, that vefsels should be freighted solely for the purpose of exporting to Guernsey and Jersey; that the captain should have a certificate from the Excise officer at the port where he took in his cargo; that he should be obliged to bring a certificate from the port where he landed; and that, on conviction of forgery, the punishment should be death without the benefit of clergy. He hoped to be excused for trespassing so far upon the patience of the House; but the distresses of the poor at this moment were such, that it was a reflection upon the Legislature not to take some steps to remedy them. In the part of the country from which he came, (Worcester), the labourer's wages were not more than 6s. a week: the quartern loaf was now at 1s. 3d. and, supposing a poor man to have a wife and five or fix children, he wished to know how he can furnish them even with bread to eat. He dwelt upon these things, not to inflame the

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minds of the people, but to excite the House to take some steps to alleviate their calamities. He concluded with moving, "That the Chairman of the Committee be directed to move the House for leave to bring in a bill to prevent the exportation of corn; and also for leave to bring in a bill to prevent corn from being sold at market by small samples."

Mr. FRANCIS rose to second the motion. He expressed his regret, that a subject so extremely important should not have attracted a more numerous attendance, and that the efforts of the honourable mover, directed to an object of the highest national concern, should not receive the attention which they seemed to deferve. Though there were many points in which he agreed with the honourable gentleman, there were some parts of his statement on which he felt himself disposed somewhat to differ with him in But from this difference of sentiment, and even out of the contradictions of those who were sincerely desirous to promote the same object, and anxious to collect every point of possible information, some good might arise. The result of their enquiries might add fomething to the stock of knowledge of those who were engaged in more elaborate and extensive researches; and their limited or jarring views might enable persons, of more enlightened and comprehensive minds, to form a more perfect and satisfactory conclusion.—There was one point on which he most completely agreed, namely, the propriety of taking the poor out of the hands of the millers, and affording them an opportunity to grind for themselves; but on that particular topic he should say more here-The honourable gentleman had mentioned one important fact, which ascertained that, in threshing out one truss, a very large proportion of wheat had been wasted. The fact was extraordinary, and entitled to attention. The cause was sufficiently ob-Such negligence could only have taken place with respect to the property of a large farmer. To a little farmer, no such accident could have happened: he could not be so careless as to overlook fuch a gross instance of neglect on the part of his labourers. That waste which the large farmer did not perceive, from the extent of his capital, which he did not miss from the largeness of his returns, would affect very differently the farmer on a smaller scale. If similar profusion should result from his inattention, the consequence to him must be speedy and inevitable ruin. Here then was so far a proof of the mischief of large farms, and of the tendency which they had to increase the evil of a scarcity.—But agreeing with the honourable gentleman on this point, he was not equally prepared to say that the existence of jobbers was altogether mis-

evous. He did not know whether, inflead of being regarded urious monopolists, they are not rather to be confidered as co nient agents for keeping up the communication between irkets and the farmers, and transmitting supplies from one p the country to another. He had firong doubt whether, in t nt of view, they ought not to be she surroud to use a ager I whether their utility might not be in his after the collecoption of judicious regulations. Another ask to a section ask at nger of running in with popular prejudy on the needs. Use name of Jobber, a cry might be raited a second invitation. role fervices were, in fact, extremely benefic. y. An innocent, and even meritorious characte a might been e victim of rath calumny and unmerited odium. -- As a proof : mischief of large farms, Mr. Francis mentioned, that a sn m on his estate falling vacant, a person who rented a large fa plied to be the tenant; and found means to get it into his han e paid a liberal rent, and perhaps could afford it better tha orer man, whose necessity would have stimulated him to grerional exertions. But what was the confequence? The house e farm, the out-houses, and the materials of industry in ighbourhood, were allowed to fall into a state of dilapidation : cay. Upon applying to a judicious friend, who was skilled ese matters, he (Mr. Francis) received this advice, " Never t any farm to a tenant who did not live upon the premifes, ch a conduct must always tend to the destruction of the hou d the materials of industry collected in the neighbourhood." lith respect to the complaint of large quantities of corn being offed by the farmers, he did not know how far any precaution is fort was really pernicious. It was unquestionably requisite we some stock on hand, and, if it could be conveniently manage would be defirable to have public magazines. The conduct rmers then, in holding a large quantity in their own han rved in fome fort to answer the purpose of a magazine: and r as it had this effect, it was that very conduct which, if adop any other form, Government ought to encourage and prote at the object which he had most at heart, and which had chu duced him to rife, related to the grinding of corn .-- The mifel the poorer classes, in his view of the subject, arose not so may om the bakers and farmers, as from the mealmen and mille here was one criterion from which he judged: he had not be at farmers and bakers acquired large fortunes from the profits eir business; he hardly knew one instance of a rich baker.

allers were those who were chiefly benefited; out of fixty-

pounds of grain, they returned only forty-fix of flour; allowing one pound for bran, this still left a considerable proportion, which they contrived to get for themselves, either by means of salse weight, or under pretence of toll. By the bye, he remarked, that this practive ought for ever to be abolished. The miller ought not to be permitted to exact payment for his labour in kind. It was an . opening for every species of abuse and fraud; they ought to receive their payment according to the number of bushels. He noticed a circumstance which, in his opinion, was exceedingly improper, and called for inquiry; in some part of the country, he believed Dorlet thire, one person united the following characters, farmer, mealman, miller, baker, and merchant. Such an union of occupations afforded an opportunity for very unfair advantages. Some regulation ought to be adopted, compelling the millers to take only money, and to give a more exact return of the grain put into their hands. He should add only one word more. In India he had frequently witnessed corn ground by the hand. At the door of every house, men, women, and even children, were to be feen grinding com with the greatest case. Could the practive be adopted in this, it would fave to the poor the whole of those exerbitant profits which were now engrossed by the miller. Here Mr. Francis read from a letter a description of the hand-mill employed in India, of which he also exhibited a small model on the table.

The following is the description of the mill.

It is constituted of two circular horizontal stones, rough on the inside, and the under one the most weighty, in order to preserve them steady in circulation; their density and diameter being rendered commensurate to the size and strength of the person, whether man, woman, or child, who is to work them; the upper stone moves vertically loose on the axis, to yield a cavity, sufficiently capacious, for the reception of different quantities and qualities of grain; the holes on each side the pivot are for admission of the seed, taken from a measure, placed within reach of either hand, through those apertures, the grain falls between the stones; the handle is placed distant as possible from the centre, to facilitate, as well as to accelerate the rotatory motion.

In various economical tracts, and legislative discussions relative to provisions recently given to the public, frequent representations are exhibited of frauds perpetrated in mills, to the exceeding detriment of the poor; a distribution, therefore, of this little machine, or of one of similar construction, on any previous design, amongst the indigent and laborious classes of the community, the needy tenantry of landed property, or within the house of industry, might conduce, probably, to their immediate benefit in point of subhistence, and to their eventual re-

lief and comfort.

The fabrication of them may be rendered cheap, by using the old worn-down stones of wind, water, or other large mills.

Such a mill might be introduced in all villages, at an expense of fourteen or fifteen shillings. It could be managed with the greatest

ease by the children, who had nothing else to do, who might grind a sufficient quantity of grain for the consumption of the san In addition to this mill, he should propose, to have in every vill a public bake-house, where the poor might bake their own by which would also be to them a circumstance of considerable say the concluded with returning thanks to his honourable friend, the attention he had shown in bringing forward this subject.

Mr. POWYS was of opinion, that nothing could be more chievous than to propagate an opinion, that the prefent was a tious and artificial fearcity. The honourable member who r the motion should have attended the Committee, and then would have learned that many of the affertions in his speech unfounded. The people should be taught to expect to feel effects of the leason, and should be informed, that Parliament using its utmost endeavours to alleviate the distresses that were ! to occur from the failure of the wheat harvest. The honour member must have shut his eyes to the facts which had been bro forward in the Committee of the House of Commons, when flated that the feareity was artificial and fictitious, arifing fro combination of the farmers and dealers in corn. But the pe should look to what the legislature had done, and was doing; Houses of Parliament had set an example, which, if followed would, he had no doubt, relieve the fearcity in an extraordi degree, until the return of the next harvest. The measure remended by the honourable member, with respect to preventing miller from taking toll, and obliging him to receive money as a stitute, was a matter, which if the honourable gentleman had tended to, he would have seen that the Committee had alr taken into its confideration.

Mr. ROSE faid, what had been recommended by the hon able member, for the regulation of the exportation of corn, partly the law fince the reign of Charles II. In the acts of 13th and 14th of that Monarch, it was enacted, that all ver which carried corn coast-ways, should be shipped in the present an officer of the customs, from whom a certificate was granted be delivered to the officer of the port for which the vessel was destin In consequence of this measure, every fraudulent attempt to extend to foreign countries was always detected. With respect to whad been stated of the supply sent to the islands of Jersey and Gustey, it never amounted to more than 9,500 quarters, and conly be shipped at Southampton, and from the zeal of the officers, he was sirmly persuaded that the stipulated quantity never fraudulently exceeded. If the captains declined doing to

duty, in exhibiting their legal documents, they were liable to a action in the Exchequer. So far the law flood precifely in the fitution the honourable gentleman wished, and he therefore hoped the would not perfift in his motion.

Mr. WILBERFORCE said, he had received many letters from his conflituents in Yorkshire, complaining of the exportation accorn. This circumstance he represented to Government, and discovered that the representations proceeded from error. He agree with his honourable friend (Mr. Powys) that the honourable member who made the motion did not attend the Committee above stain where he might have suggested his ideas without having recourse that fort of declamation in Parliament, which was more likely traise a spirit of jealousy in the people, than to allay their distresses He himself, though certainly he had a variety of business, attende constantly; and the honourable member who spoke last, though still more employed in public business, gave every affistance to the present inquiry of Parliament, the great object of which was to adopt such proceedings as might enable the corn at present in the country, to last, with frugality, till the next harvest.

Mr. CURWEN was of opinion, that the propolitions of the honourable member who made the motion, were in a great measure substantiated by those, by whom he was attempted to be answered. He was of opinion, that every gentleman who came before Parliament to deliver his sentiments on the present important business should meet with a patient hearing, and not an indignant repulse. From a candid investigation of the subject, he had no doubt but there existed a combination of evils, to which the poor fell victims. In this view he considered large farms. The holders of these or course possesses while the small farmer was obliged to bring his stock to market, and fell it at a reasonable price. He concluded by repeating what he had afferted on a former night, that the price of meal should be regulated by the price of the grain, from which it was produced.

General SMITH maintained that no gentleman ought to be reprehended for stating his sentiments before Parliament in his Legistive capacity. He attended the Committee above stairs; but no gentleman, he contended, who did not attend, should be censured for giving every information to the House on so important a question. He simply believed that there was a combination between the miller and the farmer, and perhaps the merchant, to keep up the market, otherwise there could not be that extraordinary rise it the price of corn which had taken place within the last weel

Then gentlemen acknowledged that they received numberiess is complaining of an illegal expertation of corn, he infilted the was much ground for suspicion.

General TARLETON was opinion that the honourable me is who made the motion, was entitled to the thanks of the Ho ie was of opinion that the jobbers in corn were the cause of resent high price of bread, which every gentleman of seeling

filanthropy must deplore.

Mr. BUXTON was of opinion that the Legislature should sterfere with respect to the size of farms. If such a measure lopted, many being extensive tracts, which were alone constillage, would, by being parcelled out among several hands, roduce near the quantity of grain. As to the remark made or areshing of corn, that wanted no regulation, as the laws would be farmer justice if his labourers neglected their work. The Chaittee had already come to a resolution to oblige the miller to noney instead of toll; and considering the steps which it had take would move that "The Chairman do leave the chair."

Mr. LECHMERE contended, that fince the Committee to one step had been taken to alleviate the distresses of the ple meant no reflection on the Committee, and disclaimed any ention of inflaming the public mind; no man was a greater en o public outrage:—He declared that he never courted populate the expense of the public peace. He held a letter in his he lated in the month of November, which stated, that consider quantities of corn had been exported from Morpeth and Red-bri to the coast of France. This letter, and other sacts, he submothe Committee, but they had met with no attention, and he reated with neglect; such conduct he therefore thought, was rety great encouragement to induce him to give that attendance the want of which an honourable gentleman had been please complained.

Mr. MARTIN rose to notice what he conceived to be a mist of Mr. Lechmere, with respect to the price of labour in Worce thire. Labourers in that quarter certainly received consider more than a shilling per diem. There was nobody more and than he was to concur in every proposition for the relief of the pout from what he had heard that night, he should be induced withhold his support from the motion, as he understood that Committee were doing every thing above stairs which could effectual for the object in view.

Mr. HUSSEY faid, that the honourable mover had mentimany things which he very much approved; but as there was thing matured in the form of his motion, or specific in its object, he could not give it his support. It had been said, that there did not exist a real searcity; on this subject he should give no opinion. But furely it was a question which ought not to be left in uncertainty. There was some way or other of determining it, and means ought to be immediately taken, in order to afcertain a point of so much importance, as whether the fearcity was real or artificial. If the scarcity was found to be real, the loyalty and good sense of the people of England would dispose them to submit in patience. It rested with Government to institute the investigation. With respect to what had been stated on the subject of exportation to Guernsey, &c. he lived in the neighbourhood of Southampton, and before he left the country, the people there had been very much alarmed at the large quantity of grain brought to Southampton for the purpose of being exported. An honourable gentleman had faid, that by law only 9,500 quarters could be exported, but this did not preclude more from being sent out of the country, if submitted to the infpection of the proper officers; and though he could not produce evidence of the fact at the bar, he had every reason to believe, that a much larger quantity had actually been exported from Southampton.

Mr. BUXTON lamented, that an idea had gone abroad, that the fearcity was not real. He remarked that the returns from the Lords Lieutenants with respect to the state of the harvest in the country, were generally unfavourable; and that at any rate, as, from the pressure of searcity, we had begun with the last crop two months before the usual time, there must, at any rate, be a deficiency of those two months.

Mr. W. SMITH faid, that from the result of every inquiry which he had made, he lamented very much to find that the scarcity was real, and that the produce of last year's crop fell very much short of what was the average crop of the country. If we were to continue to exhaust our wheat in a lavish manner, without any regard to the deficiency of the stock in hand, the consequence must be a real scarcity. One yieful effect of the high price of flour had been to diminish the consumption. In order to remove to a still greater distance the period of actual scarcity, it was of the utmost importance to impress upon the minds of the incredulous a firm conviction of the immediate and pressing necessity of adopting every pessible economical regulation. A great number of the poor were, as he believed, erroneously persuaded that the scarcity arose from the prevalence of monopoly, and that the state of the markets was to be ascribed to the conduct of the farmer in hoarding up a

quantity of grain, in order to enhance the price. A perfect was very much converlant with the poorer class of the commuhad told him the other day, that their language on the preeccasion was, " that they were labouring under great distresses that if these were not soon remedied, they would bear them inger." He took then the opportunity to represent to him the lity to inculcate the impropriety and abfurdity of fuch language efficacy to procure any relief under the actual preffure, and its danis tendency to the peace of the country. In Hertfordshire, the non people had an idea that the mills were kept at work for Go ment. It was difficult to understand what they meant by this he uncafinels they expressed on the subject, sufficiently shewed they entertained a suspicion of some unfair dealing. It was fore of the utmost consequence to give them the most convinvidence, that the feareity proceeded from a real deficiency of sarvest, and that no effectual remedy could be found for the except by a temporary abilinence from the use of wheat, in ame proportion as before.

Ir. Chancellor PITT. I rife to fay a few words, chiefly it squence of what has fallen from an honourable gentleman (Mr. ey) on the subject of exportation. I am not aware that any than 9,500 quarters of wheat have been fent to Guernsey, except so much as might be required for the use of the troops , and which amounts to fo fmall a proportion, as cannot ally affect the confumption of this country. If, indeed, a greater tity of grain has been carried out clandestinely, I cannot take me to answer to that fact. I can only say, that there are in force to punish such a proceeding, and that there has been ant of vigilance to give to those laws their fullest effect. If emen can fuggest any better meants to remedy the evil, than n the laws have already provided, the country will certainly be i indebted to them for the discovery. It is undoubtedly of rtance, with respect to the country at large, to stop either the ess of the real evil, or what may be equally dangerous, the imon of the imaginary evil. And furely the experience of this 's debate has, in more respects than one, afforded pretty strong id to distrust hasty and exaggerated statements. As to the al question; an honourable gentleman has expressed a great to know how far the scarcity is real. It would be of great rtance to afcertain this point, if there were any mode in which ald be readily and fatisfactorily determined. Great pains already been taken to collect local information on the subject, no compare the refult of communications from different quarters. What more can be done, except by creating a great deal of uni ceffary alarm, without producing any ultimate good purpose? know of no other mode than the compulsory taking of stock-ap ceeding which would infallibly do much harm, and upon whi in my opinion, no faintary measure could be founded. With resp to the causes of the scarcity here, as in every other complex ca I am inclined to think, that he that should lay down to him: a very clear and decifive opinion of the direct and immediate cas would, in all probability, be led into error. I will venture to f that if the farmers who are in possession of the grain, if the buy and fellers were equally aware of the quantity which is now in country, the price would not be what it is at present. At the sa tirme, while I think the price higher than a fair confideration every circumstance might warrant, I by no means consider scarcity as artificial, or as entirely refulting from the prevalence forestalling and monopoly, from the avarice of farmers, and frauds of jobbers. Last harvest the wheat crop was undoubted deficient. All the other crops, however, which furnish an use fubflitute, were not only plentiful, but in fuch abundance, as be even in a greater proportion than the deficiency of the whe All then that is wanting is, only that the country thould make its mind to its lituation, and in lieu of the deficiency of the wh harvest, avail itself of those means of supply, which the crops he fo amply afforded. This fituation I contend to be no great evil, it has been invidiously represented. I do not affirm that it is no convenience; but it is furely an unjust exaggeration to repref many of those forts of bread proposed as substitutes, as unwholeso and unfit for the support of labouring people, which, in some pa of the country, constitute the sole food of the industrious poor, a which it would be to them a facrifice to renounce. Because ther a fearcity in one article, and that so amply compensated by ot substitutes. I cannot endure that this partial scarcity should be e founded with a famine. Though I lament that the substitutes wh I have been suggesting are not so generally adopted as might h been wished, I am still averse to adopt any compulsive method only with to invite the labouring class, by our example, to me the experiment for themselves, which will most effectually a them the fallity of those objections, which are at present so succe fully addressed to their ignorance or their prejudices. I have fatisfaction to state, that in many parts of the country, other by than wheaten has been introduced, and that in most of the po lous towns, the confumption is confiderably diminished. I e fider it as a public duty to declare, though I am fenfible ther

rifk in fuch a declaration, that it is my belief, and my ho hole who at present keep up the corn with a view to enhaice, will find themselves in the end materially mistaken. me time I repeat, that I am perfuaded the fearcity does from the practices of monopolists and jobbers, and that noth e more mischievous than to raise a cry-against a particular on of men, who are making as fair a use of their capital as class of men engaged in trade, and who form one of the a links of that fystem of industry which bind together the tranks of men in a commercial country, who chiefly pron spotal of their superfluities, and facilitate the supply of the Nothing can be more reprehensive, as well as dangere when men, from whose situation in society we naturally exp enlightened views and more liberal fentiments, can, on a f ike this, lend themselves to confirm vulgar errors and strengt r prejudices, to miflead ignorance, and enflame disconte be asked, what are the causes of the scarcity, there is which is attendant on the debate of this day, by provoking flion, from which no good purpole can be answered, wi and only to create unnecessary alarm, and to enhance the e but bringing forward any well-digested plan of remedy. I ay, that it is our duty to differable the existence of the e t is equally our duty not to exaggerate it by any aggrava iption. We ought to recollect, that with respect to this, ery other article of commerce, the effect of any alarm of fo is to produce a temporary fragnation, which, fo long as it la every respect equal to the evil of scarcity. By continu ling on the topic, by enhancing the picture of the actual p by lamenting sufferings with which it is attended, and dr nelancholy anticipations of the danger of approaching famin of universal terror is generated, and each place feels an t to lock up the grain of which it is in possession, in order a against the threatened calamity. Alarm and jealoufy agated among the markets; those in the country are af London may swallow up all the stock, and anxious to stop ev ly to that quarter. Looking forward to the fancied evil, t more than they want for their own confumption, and up nfluence of partie, fell at an exorbitant price to one anot t they refuse to dispose of upon the same terms to others. hus called upon, it was important that we should flate to ic, that we do not neglect their interests, that we equally ate in the anxiety which they now feel with respect to the f ; but that though we regard it as an object of folicitude, we no means confider it as a ground of despondence. There is deed, nothing in our present situation which can justify such me choly anticipation; we have only to look to the existence of the and to meet it by those means which are best adapted to all its pressure; and if next harvest be such as we have every real hope, the inconvenience which we now suffer will then be compremedied.

General SMITH thought, that to convince the people they no real danger to apprehend, would be a good measure if the I had time enough for that purpose; but he doubted it. He the however, in the present situation of things, that nothing wot effectual but some compulsory measure to enforce the use of bread, for persons of all descriptions, without distinction.

Mr. FRANCIS rescued his honourable friend, Mr. Leck from any imputation of exciting discontent among the people. thought him deserving of the thanks of the public for bringin subject forward, for that the discussion would do good. He newed the warning which he gave the House on this subject months ago, not to lose time, but to come to a compulsory me at once with regard to bread of a certain quality, and finer which none should be made. If they neglected this advice it might soon be too late to think of it. He did not agree with Minister that debates of that House created any discontent a the laborious part of the people, who seldom or never read that made them seel was the exorbitant price of provisions. trusted the House would do all it could do to avert what appear him to be an evil of the most serious consequence.

General TARLETON, after paying Mr. Lechmere a co ment for the goodness of his motives in bringing this subject ward, thought it would be adviseable for him to withdraw present.

Mr. HONEYWOOD expressed a strong desire that the should be relieved, but expressed an apprehension that the which was called mixed bread, which the poor purchased much inferior to that mixed bread which was allowed by gent to their servants, and baked at their own houses. He though this matter ought to be much better regulated than it had be therto.

Mr. MARTIN faid, that he would be extremely glad to e to any measure that should relieve the poor; he thought that if was to be any difference the poor ought to have better bread the rich, because the poor had but little bread to eat; but a Committee above stairs had made considerable progress in the y into the price of grain, he thought it would be proper to we the Report of that Committee.

Mr. HUSSEY hoped that this conversation would not be lower afraid that by the present high price of corn, the sarmalearned a lesson of which the House could not easily cure the threspect to the price of corn, his idea was, that articles of sould be put upon a footing with regard to their price, and the of regulating it, different from any article that was the fit of sale. That was certainly his opinion. He selt a reluctational making any compulsion as to the standard of bread, but wight that the House must come to a regulation that none is well as a certain standard should be made of wheat in tentry.

The question was then put, "That the Chairman do not we the chair, and carried without a division; and the House is resumed, agreed to go into a Committee on Tuesday next to committee of the high price of corn.

Mr. Chancellor PITT brought up the report of the amendment the fuccession Tax Bill.

On the question being put, that the amendments be read a fi

Mr. CURWEN role and objected to a measure of such impose being brought forward in so thin a House. His opposition of arise from a dislike to the tax, for taking it in a general pointies, it was one to which he had no objection, but he lament absence of his right honourable friend (Mr. Fox) who, he used to deliver his sentiments on the subject.

Mr. Chancellor PITT faid, he was concerned for the cause right honourable gentleman's absence, the assistance of who lities he most certainly would wish to have on this, as on evener occasion. The bill was printed, and had been a considerable before the House, and every thing had been done on his pagive gentlemen the fullest opportunity of examining its meristood for discussion on the preceding night, but was postponed assence of the unexpected length of the debate; and the small mber of Members present was a proof that they did not mean e it any opposition. He could not, consistent with his duty, as public service, postpone the business farther, and gentlement

Mr. RASHLEIGH, after having apologized for not being a tomed to address the House, animadverted on the bill, which said, was so inexplicable in its nature as to require much serious iberation. He trusted the right honourable gentleman wood

ght have an opportunity of debating it on the Report.

postpone it, if it were only for two days, and concluded by me an amendment, that the report of the amendments should be

ferred to Friday next.

Mr. MARTIN complained of the thinnels of the H The bill in its operation, he remarked, would reach to the Pr pality of Wales, and as many respectable gentlemen of that conwere enjoying themselves in celebrating the anniversary of the tular Saint, he hoped this circumstance would have some influence obliging them to agree to the motion of the honourable gentle who spoke last.

Mr. Chancellor PITT replied, that he was extremely hap hear, that the gentlemen of the Principality of Wales were in ing themselves at their annual sessival. They were enjoying the selves at their case, which was a sufficient proof that they consist themselves not much interested in the present bill. There however, many eminent lawyers connected with that Principattending in their places, and who would take effectual care that thing should be done to affect their interests. He therefore present in his intention of not postponing the farther consideration the bill.

The amendment was negatived.

The amendments of the Committee were read a fecond and the bill was re-committed.

The SOLICITOR GENERAL suggested some amendate respecting the stamps on the receipts for the payment of the talegacies. The tax would render it necessary that the legacy succeeded in a book, which, as was the case in apprentice dentures, might occasionally serve as legal proof of the transate the thought no other stamp duty should be charged on the rethan that which was to be enacted by the new bill. These, ther with some verbal amendments, were all that he had to present the stamp of the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged on the respective to the stamp duty should be charged to the stamp

Mr. JODDREL wished to know if any additional officers

to be employed in the collection of this tax.

The SOLICITOR GENERAL faid, the officers alread gaged in the collection of His Majesty's stamp revenues would able to collect the present duty also.

The clauses being gone through, and the Speaker having re the chair, on the question that the report be now received,

Mr. Alderman NEWNHAM expressed his strong disappro of the bill. It would oblige people to disclose the whole stheir private property. Every man's warehouse must be examined the books in his counting-house inspected. The state property of every mercantile house must be exposed to the

hen any partner happened to die, and left his property among lations. This was a proceeding that might prove highly provided to the best established houses. The tax was an upmue; so many difficulties presented themselves in the way of its ation, that if the House agreed to it, a repeal would soon be so solutely necessary. Exempting landed property, and managereantile property alone subject to this bill, he considered a gravation of its oppression. He entreated, and he trusted sinisters would give it up altogether.

Mr. Chancellor PITT, though unwilling to enter into any t ke discussion in the present stage of the bill, could not allow ad fallen from the worthy Alderman to pass without some obse ons, as loofe expressions in that House might make a very u npression, if suffered to pass unnoticed. It neither was inte y this bill that the state of the warehouses and counting-hous erchants should be examined and exposed to the Public, nor intended that landed property should be exempt from the n the first case, if the bill were attended to, it would be so at the tax would be collected without the inspection and expenses f private property; and with regard to the second, it had aund most convenient to divide it into two distinct bills, the ta nercantile, and the tax on landed property. The principle of ill, he therefore contended, was of a very different nature that the Alderman apprehended, and he trufted he would to icely examine it before it again came before the House, an ad no doubt he would then form a very different opinion.

It was then ordered, that the report be taken into confideran Friday next.—Adjourned.

Wednesday, 2d March.

General MACLEOD gave notice, that on Monday the aftant, he would make a motion respecting the mode of wa arried on against the Marcons.—The House adjourned.

*Thursday, 3d March.

Mr. Alderman LUSHINGTON moved that the acts of P ment of the 13th and 14th of his present Majesty, which relate regulation of turn-pike roads be read; which being done, beeved that broad wheels to carriages of very great weight a xtremely useful, because they were less prejudicial to the roads those which went upon narrow wheels. That in consequence one restrictions that were laid on these carriages, in the conthich was held over them, and the manner in which they

regulated by weighing machines, great inconveniences had arisen and especially on those roads that approach the metropolis. He had in view to remedy these inconveniences; and therefore he moves for leave to bring in a bill to explain and amend the said acts. He meant to confine the operation of his regulations to those parts of the roads within five miles of the metropolis.

Mr. BYNG faid, he should not oppose this measure, because he was aware that many considerable inconveniences had been sel near the metropolis in consequence of what the worthy Alderman had stated; but he hoped that this bill would not be proceeded in without giving due notice of it to the commissioners.

Mr. Alderman LUSHINGTON (aid, that due notice should certainly be given to the commissioners; and he also meant to propose that this bill be printed.

Leave given to bring in the bill.

Sir. WATKINS LEWES moved that the Act of Parliament for regulating the militia of the city of London, be read; which being done, he observed, that this act was inadequate to the purpose for which it was intended: it was conceived, that by it His Majesty was empowered to call out the militia in that city as in other places; but, on referring to the highest law authorities, it was found that the Crown had no such power by the present bill. The object was, that such power should be given to His Majesty; and therefore he should move for leave to bring in a bill, to explain and amend, and consolidate into one, two Acts of Parliament for the better regulating the militia of the city of London, &c.

Mr. Alderman LE MESURIER said a few words in favour of

the motion; after which leave was given to bring in a bill.

General SMITH called for the order of the day on the abolition of the flave trade.

Mr. WILBERFORCE observed, that he was much obliged to the honourable gentleman for his readiness to come forward upon this occasion, the more because this was a favour not usually conferred. It had been the general custom to leave to the direction of the mover of a bill, the conduct of its stages through the House What reason the honourable gentleman had to depart from this custom, what had decided him to behave in this manner to-day, it was out of his power to say. It was, however, matter of perfect surprise to him. He lamented that this subject should be brought on so abruptly, so early in the day, and when many of the most able and leading characters in the House were not present. But he should use the House very ill if he attempted to make a long speech

rely to protract the discussion of the subject, and therefore suid make no other observation at present.

The SPEAKER then observed, that the question was that the first of the day be now read.

General SMITH faid, he did not mean to do any thing the sungentlemanty. But he had been waiting in the House she time. He meant to give this bill every opposition he could be honourable gentleman who brought it in had faid repeated the would renew his application to the House on this subject the should succeed in his object, or be compelled by the House desist. General Smith professed it to be his object to stop to in its present stage. He was acting in conformity to that it tion, and therefore he was a little surprised that the honourable man should think he treated him disrespectfully, merely have he opposed him. He was rather inclined to impute the nourable gentleman's present temper to his apprehension for the of his bill, than to any other cause.

Mr. Serjeant ADAIR observed that there was certainly nothing

orderly or irregular in the honourable gentleman's calling for the er of the day. But he submitted to him whether this was quit andid mode of proceeding? This was a great and important estion. It should be discussed in a full House, and in the proceed of these members, who, from their talents and situation, we talk esteemed to be best qualified to deliver their opinions. He s not complaining that this proceeding was irregular: on the corry, he admitted it to be strictly in order, but he submitted the

Should the subject be decided when the House was so indisintly attended, he could hardly say, in the language of common se (although in order he must) that the decision was the sense of House of Commons.

dour of it to the farther confideration of the honourable Gene

The SPEAKER then put the question, "That the order of the be now read;" and the noes seeming to have it, he observed that if the question for reading the order should be negatived, the jest could not be brought on again to-day, upon which the order agreed to be read.

It being read,

Mr. Alderman LUSHINGTON presented a petition from the est-India merchants and planters against the bill; which, was ered to be laid on the table, and also that the petitioners be heard themselves or counsel, on the third reading of the bill, if they ill think sit.

Mr. WILBERFORCE then moved, that the bill for the abolition of the flave trade, be now read a second time.

General TARLETON moved an amendment, that instead of the word "now," be substituted the words, "this day three months."

Sir WILLIAM YOUNGE thought the amendment was wife and temperate, and at this time highly expedient, under all the circumstances of the case.

Mr. WILBERFORCE observed, that this was a question which had been very much agitated, and the opinion of the House more than once solemnly pronounced upon it. He was in hopes that the second reading, like the first, would have passed unopposed, as the principle of the bill had been already admitted by the House, and that the only discussion should be in the Committee on the clauses. If gentlemen still thought it would be improper to pass it at this time, they might assign their reasons upon the question for the third reading. He advised the House to resect on what might be the consequence out of that House, if the people should perceive that this bill was thus hastily and unjustly rejected.

The House divided—for the amendment 31; for the second reading 64. The bill was then read a second time.

Mr. WILBERFORCE moved that it be committed to a Committee of the whole House on Monday next.

General SMITH objected to so early a day. He said that the friends of this bill should meet the question fairly, and give a fair opportunity of opposing it. He should give it every opposition in his power, because he was convinced of its dangerous tendency. He had no idea of these new lights that tended to pull down all that had been approved of for a century.

The bill was then ordered to be committed to a Committee of the whole House on Monday next.

Mr. DENT gave notice, that in consequence of the uncanded manner in which the bill for the aboliton of the slave trade had been carried on to-day, he should, when the report came to be considered (if it should ever be reported, and he hoped it never would), move for leave to bring in a bill to repeal all such Acts of Parliament as have authorised and encouraged the slave trade in our colonies.

Friday, March 4th.

Mr. CURWEN. Sir, I now rife, to have the honour of submitting to the House a motion for the repeal of all the prohibitory statutes relative to game, and for leave to substitute provisions in their place, for the more effectual preservation and security of the

When I first intimated my intention of bringing this m

before the House, I had fixed upon a distant period, to have all ed full time for the thorough investigation of a subject, rend

extremely complex by the number, as well as the contradic flatutes which still remain in force, as also to avail myself of general fentiments and withes of gentlemen upon the bulinefs. the instance of many respectable persons both in and out of House, I have been induced to depart from my first intention, to bring this question immediately before this House, flattered the fanguine expectation of its meeting a pretty general concurr I am well aware of the prejudices, which every confiderable ch has to encounter. First, from such as are enemies to all refe and fecondly, from those who, though no friends to the game ! are fearful their abolition would prove the destruction of the g Before I enter into any farther discussion, I must declare, if I ceived any thing in this measure could have such a tendency, the smallest degree, render the residence of gentlemen in the co less pleasant, or in any ways interfere with their amusemen should have thought I did an injury, rather than a benefit t community by my motion; fenfible that the relidence of gentle in the country is a most desirable object, and tends much t happiness of the bulk of the people, could I suppose, what I about to offer, would in the smallest degree interfere with as ducement to gentlemen's spending their time and fortunes i country, instead of moving for the repeal of the game law should have contented myself with offering a modification of t content even to facrifice fomething of justice to so definable an Sir, I protest I have the most fanguine expectations, and the est conviction in my own mind, that if the House should adop proposition I shall have the honour to make to them, it will go increase the quantity of game, prevent these unfortunate m derstandings that but too frequently interrupt the peace and har of neighbours, and at the same time removing the odium which present tyranny of the game laws, and unjustifiable monopoly. casions, unite every landholder in the wish to preserve and preserve the game. Of so long standing, and so deep rooted are the ments entertained of the injustice and tyranny of the game laws it appears impossible to confound them with any of those principle. the alarm of which so powerfully haunts the imagination of gentlemen of the present moment; had I occasion for str proof than what every gentleman's own knowledge and observ would furnish as to the general execuation in which the game have long been held, I might feite that great constitutional la ir William Blackstone, who represents their tyransy as little short f the forest laws, and repugnant to every principle of justice. would have been impossible for laws, so contradictory to the spirit nd principle of the English Constitution, to have existed at this me of day, had they been carried into general execution; fufficient istances have occurred to keep up the refentment of the country, ut not fufficient to call forth the united voice of the nation for their epeal. Sir, it is the boaft of Englishmen to hold their liberty as right, not as a boon. If the laws be fuch as they cannot, ought ot to be executed, does it become the legislature to suffer them remain upon our statute book? A security from oppression that the upon forbearance, is not a fituation under which nineteen hunred and ninty-nine out of two thousand, or even a greater proporon, of Englishmen should be suffered to remain. Sir, it was acounted wife policy in former statesmen to attend to the changes hich time and circumstances produced, and to alter and adopt the ws, to meet the exigences of the moment. Our prefent system erns the very reverse, and without adverting to the aftonishing reolution of the public mind, we appear folely occuppied by means of arth reftrictions, and increased severity of penal statutes, to keep rings up to the standard of former opinions; Sir, so wide, so exended is the diffusion of knowledge through almost every country Europe, that fuch Governments, and fuch laws, as are not calulated honefuly and fairly to promote the general ends of all Governnent, the happiness and prosperity of the people at large, will be abmitted to with reluctance, and can only be supported by force; weak reliance against the collective body of the people, and never be depended upon. However harth such opinions may be in he ears of some gentlemen, and, however we may wish to shut ur eyes against them, they are too much founded in truth to be enied. So circumstanced, every motive of wildom and policy hould call upon us to recind a system of laws that violate every rinciple of justice. Happy, indeed, Sir, would it have been for his country, had we avoided a war justly entitled a war of despots. n which a King and people of England have no common cause. Tappy would it have been, had we spent the lavish expenditure of o much blood and treasure, and carefully employed ourselves in a erious investigation of the causes which produced the calamities which have defolated a neighbouring country. Rendered wife by heir misfortunes, had we in good earnest set about reforming the buses which are felt and complained of in our own Government. Proud might we then have been to court, instead of affiduously enleavouring to stiffe, a display of public fentiment; needless would Von XLV. 2 H

it have been to nail up the mouths of the people. Having remove every just cause of complaint, we should have had the best securi human wildom can afford: the conviction of the people that the interest and prosperity were concerned, in the defence and suppo of the Government. A review of our penal flatutes, would ha brought before the House the question, which I have now the hon to fubmit to them. For upwards of feven hundred years t game laws have been a constant source of grievance and complain to this kingdom. What I have to propose, will have nothing novelty or innovation. It is simply to restore to the landholders large, that which the tyranny and usurpation of William the Co queror robbed them of; with the Norman conquest came the gar laws, amongst other innovations of oppression and injustice. T laws established now, for the first time, for the protection of t game, are so severe and tyrannical, that it is impossible to con der them without the strongest emotions of horror and indignation Good God, Sir, that it could ever enter into the head or heart man, to contemplate in the same point of view, and punish equally criminal the murder of a fellow creature, and the killing a miserable deer. To what a degraded, contemptible, wretched sta must the inhabitants of this island have been reduced, to conte themselves with complaining for one hundred and fifty years of t atrocity of fuch laws! The Carta de Foresta granted in 1'22 mitigated the severity of the punishment of the game laws, and d franchifed many of the forests. It was considered as an acquisiti on the part of the subject, as little inferior to Magna Charta itse The laws from this period to the first prohibitory statute, made t 13th Richard II. 1389, feem to have principally in view the d arming the people. It may not here be improper to advert to t doctrine advanced by Sir William Blackstone and others, of t right of the Crown to the fole property in game, either as fede Lord of the whole foil, or in right of the prerogative of the Crov to all things which have no owner. As generally as this doctri has been received, I am strongly inclined to the opinion of a la learned and ingenious commentator on Sir William Blackstone mean Profesfor Christian) who has, I think, with the most comple success refuted this opinion, and shown clearly the Crown had fuch right. Lord Chief Justice Coke has delivered himself strong to the same effect. That the licence of the Crown was necessa for the erection of parks and warrens, but that every man mig purfue hunting and hawking as a matter of passime and amusement The statute of the 13th Richard II. confirms the general right and only marrows the exercise of it to persons possessed of 40s. p

annum, and clergymen with benefices of 101.; and this on the ground that servants and others misemployed their time in the pursuit of game. The statute of the 11th of Henry VII., restrains the killing of game on any man's freehold against his consent, under a very severe penalty. The prohibition of Richard II. continued: without alteration till the 1st of James I., when they were increased to ten pounds freehold, thirty pounds leasehold, or two hundred pounds in chattels, fons of esquires, and persons of higher degree. intermediate laws relate chiefly to restrictions respecting arms, and breathe the same spirit of tyranny and oppression which characterises every law relative to this subject; the statute of the 11th of Henry VII. excepted, which guards to every freeholder the game upon his own property. By the 22d and 23d of Charles II. the qualifications are advanced to 100l. freehold, and 150l. leasehold, and persons of certain degree; but all qualification from personal property was omitted. This is a period of our history from which neither found policy, nor a scrupulous attention to the interest or liberty of the subject is to be looked for. In a country whose very existence depends upon commerce, any insidious distinction between the landholder and the commercial interest, was unwise and unjust, and so even upon the principles of the restrictions themselves, which profess to have in view no other object but the prevention of improper people mispending their time, to the injury of themselves Sir, to the subject of prohibitions, I wish princiand the public. pally to call the attention of the House. The tyranny and injustice of restraining any individual in the exercise of a right, at the arbitrary and unconfined pleafure of the legislature, can be justified upon no principle, nor defended upon any policy. Sir, it is a complete system of monoply of a few, upon the right of three parts of the landed interest, as I shall presently shew.—I know of no particular quality that gives to the possessor of an estate of 100l. a right, that might not with as much or more propriety be given to one of a less value. Extent of estates depend so greatly upon local situation, that a property of an hundred pounds per annum, may be but a few acres on which no game is bred, and whilst an estate of half the value in a distant part, may be of considerable extent, rear and feed a quantity of game, and yet the owner must not touch it, under penalties that may be so exercised as to fall little short of his ruin. Sir, if prescriptions might be pleaded, the game was from the earliest period considered as the right of the proprietor of land; and the first restriction seems to have been directed against persons, who could not follow it without evident ruin to themselves.

w prayents any man from going upon the property of another, a

at restrains him from the enjoyment of what is the produce of it such as the grain. The impolicy of this reftriction is only exceed y its injustice, and nothing could operate more forcibly to defe se object it has in view, the prefervation of the game. The hard and tyranny of these laws inspire so general a disgust and abbe mee in the minds of all who are subject to them, that it induce ery large proportion of landholders to take every means to defu se game. Add to this what is fuffered by feeding as well as ne pursuit of the game, and it will cease to surprize gentlement ne game is so diminished. Sir, from the earliest period of ame laws, statutes have been made to prevent the deftruction Eggs. Whilst it is the interest of the farmer to extirpate the gas bich can be done with impunity in defiance of any thing that tyrar an devise, it is in vain to hope it will not be done. Sir, I can ut lament when a right honourable gentleman felected game as bject of taxation, which I am inclined to believe he might born he hint of from Ruffia—that he had not accompanied it with ime measures which attended its introduction into that count there, for once, taxation was the parent of liberty, and produ he total abolition of the game laws. It is fingular that one of nost despotic and absolute Governments in Europe should have b he first to have put an end to a system which had been a source uch oppression and tyranny, while they yet remain a disgrace to t puntry which claims a pre-eminence in liberty and freedom. The right honourable gentleman's tax does away all necessity

estrictions, and puts it out of the power of persons who might are themselves and the Public by mispending their time in pur of game. By the product of this tax we may form fome estimate what proportion of landed interest has a concern in the preservat and protection of the game. The amount of the tax is little m han forty thousand pounds, which, after deducting what may apposed to be paid by gamekeepers, there may be twelve thous persons who take out licences. Allow to each of these persons istate of five hundred pounds per annum, and we shall find fix i tions to be the property that monopolizes the game, just one for of the whole. Sir, though I believe this to exceed the real flat the fact, it is sufficient for my purpose to allow double that sum suppose the interest to be equally divided --- what then, Sir, must the confequence, when we make it equally the interest of every j prietor to protect the game? I think, Sir, I am well founde supposing that the repeal of these laws will amply repay the sports by an abundant increase of his spoil; it may, indeed, call upon a lay out fomething of what he now pays for the guarding of game or the permission to shoot on the property of other persons—th brickest preservation of his own will no longer be considered as odiot nct oppressive. Sir, a worthy and respectable friend of mine ha ong practifed a mode of protecting the game which has answere very purpole, that is by the payment of fo much for every head o arme to the person on whose estate the game is killed. A conducliberal has interested every farmer in the protection of the game nd the honourable gentleman enjoys his sport with the good with f the people, who, so far from envying him his amusements, con ur as far as they can to promote them. Contrast this with th conduct of those, who, by the terror of the laws, endeavour a rotect the game. The odium and ill will defeat the purpose, an rever fails in the long run, to difgust those who attempt it. The text point I beg to call the attention of the House is, to that claud which empowers one Magistrate (by former statutes it required two to grant warrants to fearch houses of persons suspected of having dogs nets, &cc. on belief of the intention to use the same. How it was possible at any period since this country set up a claim to li perty, that such an enactment could pass this House, is matter of aftonifhment. A law more tyrannical and oppositive never was de vised, except by a subsequent statute which extends this power t gamekeepers, who may seize any dog, and net, and enter any houl he may suspect; a power, perhaps, not often used from prudentia reasons, as the other method puts in the power of persons to exercis the tyranny without risque. Sir, to put a case by no means ex treme-Supposing the Lord Mayor of London thould by acciden be found upon the manor of a strict preserver of game, though abl to contribute millions to a loan, if not possessed of a hundred pound per annum in land, his dog might be feized with impunity an hanged before his face. Vain is the boaft that every man's hour is his caltle; it may be violated upon suspicion of any unfeeling in strument of this despotism. Sir, it once fell to my lot to be oblige to grant a warrant upon this statute, and though no proof of usag was attempted, the dog, being of a prohibited species, was take from the proprietor and hanged. - I have no words that can conve the deteftation I feel for this act. The other enactments for pu mishing the killing of game are mild indeed to those now in force By the 5th of Ann, the law professes the punishment to be no mor than five pounds, or three months imprisonment; but by the mor it leaves to the option of the profecutor to recover this penalty, amounts to imprisonment for life. Thus, offences that have n shade of distinction, according to the more or less feeling of the pro

fecutor, are, as I stated before, punished by five pounds, recov before a Magistrate, or swelled to sixty or seventy pounds by a fecution in the Courts of Westminster. What can be more up than to leave to the party injured, the nature of the punishmen chuses to inflict? Bad in all cases, but terrible indeed when it tends to the imprisonment of a subject for life. Too many found their way into our prisons from the oppressive nature of t It is high time they should be erased from our statute b nor longer be faffered to infult the first principles of our Constitut to which, in every inflance, they are in direct opposition. V I have yet farther to state to the House is matter of mere regula and policy; should the House adopt my proposition, and restor every landholder the game upon his own property, would it be fiftent to preferibe to him the way in which he should enjoy The game being once under the protection of every proprieto land, cannot be invaded without increased risques; and yet, in a country so opulent as this, persons of a certain situation, adverting to the confequences, will hold out temptations by gi extravagant prices for game. Persons will be induced to run risques. Would it not therefore be better to let game come fr and openly to market—the price will be fo'reduced, as of itse deffroy the temptation to poaching, the rifque of detection confi ably increased. For pass this law, and it will be no longer diff to convict the poacher. The nature of the crime will be chan and what was confidered as only an attack upon the pastime monopoly of a few, will be an offence against every individual, like all others, make it a common interest to punish and preven I would appeal to the candour of gentlemen, whether the most in ferate enemy of the poacher at home, does not confider him a ufeful friend in any other quarter. I do not know which of us not, in some way or other, contributed to the breach of this Is it just - Is it consistent with humanity, to suffer laws to a which we are curfelves the cause of tempting men to break, which lead to worse consequences. Sir, does it become us to quire fifty times as much to be entitled to kill a Partridge as to ex cife the most boasted prerogative of Englishmen-the right of chu their own representatives? It is high time, after above seven h dred years of oppression and tyranny, to put an end to laws wh have never, during the whole course of that period, been conside by the nation without execration and abhorrence---not more to forty thousand persons in the kingdom are exempted from their ranny. Sir, my first view of the subject inclined me to stop he and leave every man to defend his property by an action at law

but, Sir, a farther confideration of the subject shewed me I should have done little for that part of the community for whose rights I am contending—An action in the hands of men of property is a ready and efficacious remedy-+-but totally out of their power to wield without bringing ruin upon themselves. Fortunately for me, without introducing any thing new, an adequate and complete remedy presented itself in the statute of the 11th Henry VIIth. what I shall now offer to the House, as a substitute for the laws I propose to repeal in the renewal of that act with certain modifications. First, I should propose, that any person who should kill any kind. of game after a discharge verbal or in writing from the tenant, or any person entitled to the game, should be subject to a penalty of five pounds for every head of game so killed, to be paid on conviction, or committed for one month to the house of correction for the first offence, and six months for every subsequent; one half the penalty to the informer, the other moiety to the occupier, with power to appeal to the sessions, their decision to be final. Sir, simple as this plan is, it appears to me it would answer every purpose of protecting the game, and prevent a practice ill-becoming those who are too often guilty of it, of continuing to shoot after a discharge, relying, that as the expence of profecution for a first trespass must fall equally upon both the injurer and the injured, they may do it with impu-It is not one of the least beneficial effects likely to follow the plan I propose, that it will put an end to the frequent disagreements that are occasioned by game, and leave every person to pursue his sports without interruption or molestation. To the rights of Lords of Manors, and others, I have forborne faying any thing. When the right of taking game does exist, it is not my intention to interfere with it—and I should propose to guard the wastes to such only Sir, I trust the tyranny and inas are now entitled to shoot there. justice of these laws will be sufficient grounds alone for the House to agree to the repeal of them; if any thing farther were requisite, their inexpediency and impolicy might be pleaded. I am forry so long to have trespassed on the House; I shall only add, if the bill be suffered to be brought in, I should be glad to meet the wishes of gentlemen, and model accordingly; let the laws be equal, and I have nothing to object. The regulations which attach equally upon all are left as they were. I now move you, Sir, for the repeal of the 22d and 23d of Charles IId .--- 1st of James Ist .--- 4th and 5th of William and Mary---5th and 9th of Ann---28th of George IId. and also to substitute other provisions for the more effectual security and preservation of the game.

Mr. BUXTON was of opinion, that the game laws, as they at present stood, were the subject of much deserved reprehension,

his he could not altogether agree with the horocrable gend in his views. He thought that the game ought to be made p property. He withed that the honourable gentleman had gone: higher in his history of the game laws. If he had, he would found, that before the Norman conqueft game was private proand that it was recognized as such by the Roman law, which vides that no man has a right to kill game on another's pro Every law, he faid, which does not equally affect the rich as poor, is not a just law. And in this view he reprobated the laws, for it was notorious that a poor man was oftener fine sounds for killing a partridge, than a rich man twenty fhilling killing a hare. He would be understood, however, as not w to increase the penalty, but merely to equalize the operations hiw. He was not one of those who wished for sudden chan any ancient fystem. He willted, before the existing laws we pealed, that fome substitutes should be provided to supply s and that the honourable gentleman, before he preffed the rethe prefent laws, would bring forward a plan which might be ed, and lie open for the inspection of members till next selfs . Mr. FRANCIS professed not to be much acquainted wi fubject, but as he confidered it as of great importance, he l leave to make a few observations; and if he was not so well qu as others to frienk, perhaps from having no interest to suppo might not be the less impartial. He could not conceive he honourable gentleman (Mr. Buxton) could make game private perty, and not make the penalty attending on an infringem the law, the fame that he would make a possity for the vic of any other kind of property. There was one principle whi Legislature ought always to keep in view in their deliberation which he role principally for the take of flating. He was no man himfelf, but he wished that the game should be preserv the fake of sportsmen. To discourage peachers, therefore certainly very important. But the reason why he was partie defirous for the prefervation of game was, that while the presented so many attractions as it did at present to country files, and that while it was of fo much confequence to the o that they should relide for some time on their estates, he was ous that the country thould prefert as many temptations as pr to invite them to their rural retreats. He hopedy therefor shoeting was a favourite amufement with many gentlement his honourable friend who made the motion, would previd their sport should not be interrupted. - He was induced to st this by an idea which had been suggested to him, that if his h able friend's plan was carried into effect, that property would be so dispersed and interspersed, there would be no sporting at all.

Mr. H. MAJOR was of opinion, that the consideration of the game laws should go to a Committee of the whole House.

Mr. JOLLIFFE could not consent to the destruction of the whole fabrick of the game laws, unless some specific remedy was substituted in its place. He thought the total ruin of the game would be the result of so improvident a measure, and would oppose the introduction of the bill.

Mr. POWYS agreed with the honourable gentleman who proposed the introduction of the bill, in most of his sentiments on the subject; but thought his motion was not calculated to obtain the object he had in view. He did not approve of repealing the statutes, without substituting others of a salutary nature in their room. If, therefore, the honourable gentleman would move for a Committee to inquire into the state of the game laws, he would give his assent to the measure, but he selt himself obliged to oppose his motion, as it held out nothing specific for the consideration of the House.

Mr. WINDHAM faid, that he was, as well as his honourable friend (Mr. Francis) an impartial speaker, for, being no sportsman, he had no interest in the game laws as they touched the mere butchery of partridges. He was no friend to the spirit of those laws, and to a general inquiry into them he would have no objection. Though even on an inquiry he would wish for more time to see what they should substitute for those parts they might prune away. The objections he had ever heard made to those laws were, that they were an invidious code—a system made for one class alone, and for the protection of amusement. These considerations produced a feeling which prevented people from thinking a breach of those laws equally criminal as a violation of others.—The consequence was, that men were more apt to break them, and that habit led them to violate others; afterwards the practice of poaching led to crimes, which were greatly injurious to the public, and often fatal to the transgressors themselves. Perhaps there was no effectual means of preventing poaching but by repealing the game laws; but it was to be first well considered, whether the repeal would remedy the evils complained of, without going farther. If a penalty was annexed, men would still act on the same feelings, and be as unwilling to inforce it. If no penalty was annexed, the question was, whether it would not go to extinguish the whole game of the country. Perhaps that would be no great evil; but the observation of his honourable friend (Mr. Francis) was an important point o confideration, viz. the propriety of preserving an inducement to

men of fortune to make their estates in the country their places of refidence; and this fingle circumstance might instruct gentlemen, who are fond of changing laws, in how many unforefeen collatera points fociety might be affected by a change, in its direct view fimple and falutary. He wished that no sudden or sweeping chang should be adopted. On the point of invasion of rights he could not agree with what had been stated as an increachment. Th simple fact of establishing qualifications in this instance was no more an encroachment on right, than many other inflitutions and quali were very few institutions that were not necessarily clogged wit qualifications of one kind or other-the objection, on the fcore right therefore, was mere fanciful, imaginary language; for fur poling, as in the case of game, a property, which without restrain ing laws, could not be preserved-there then was a right to mal provisions, or else the object would be lost. In the case of air water, of which there can be no fear of extinction, no laws a necessary, and therefore to make them property would be wrong but if the object is subject to extinction, it must be guarded by law taking care that the right parted with, and the penalty, do not o coed the value of the object preserved. To the other principle la down, that it was a violation of the rights of those wealthy me who from the nature of their property were excluded from the of game, he had the same objection; he had often heard it, a always thought it weak -as well might it be faid that strength ga a right to wealth, as that wealth gave a right to use game. I withed for a modification of the game laws, but upon all gene principles he felt a very great repugnance to accede to any fudd change in any ancient system.

Mr. FOX hoped, that there would be no opposition to the vie of his honourable friend in this stage of the business. He won not now offend the right honourable gentleman's (Mr Windham ears with any discussion upon the doctrine of natural right. The was certainly nothing inconsistent in certain privileges being attach to one fort of property and not attached to another; but there we certainly an incongruity in the idea of any laws conferring a prilege, when in reality, they were the instruments of a grievan lege, when in reality, they were the instruments of a grievan lege, when in reality, they were the instruments of a grievan lege, when in reality, they were laws were broken; that the riwere accessary to the violation; and that poor men would always be found to procure game for the rich, by unlawful means, where rich were anxious for game, and willing to overlook the means by which it was procured. It was stated, that from posching, we are gradually led to the commission of greater crimes. But far

t did this tendency arife, but from the texture of the prefer e laws?--Men were induced to poach, because they did n ider it as a crime; and after violating the laws in one shap would not scruple to break them in another. Those law Mr. Fox, are the wifest, when the influence of moral instins pace with the influence of the laws; not when an attempt e to over-rule the dictates of moral inftinct by legal authority question at present was, whether the advantage gained by the e laws was fufficient to counterbalance the evil incurred in pre ng that advantage? It was urged, and he allowed that it was d with justice, that gentlemen ought to have sporting amusi t; but this certainly ought to give way to any ferious evil it ed in procuring this amusement. He was not, however, unde necessity of opposing evil to evil; for it was generally allowed hole who had the best opportunity of information, that the pri game laws, inflead of increasing, tend to diminish the oppor ty and the fund of amusement. He could not but remark t by, that it was formewhat fingular, that all the sportsmen shoul ort the proposition of his honourable friend, and that those wit effed to be unaequainted with the subject, should oppose it. own part, he was clearly of opinion, that game should be proproperty. But at present they had three alternatives, either the laws should remain as they are, that game should become pr property, or that the game laws should be repealed. After ng stated what was his opinion, he had no difficulty in saying he wished much rather that the game laws should be repeale out any fubilitute, than that they should remain as they an re was one thing which had not been sufficiently pressed, an hich he begged to remind the House, that a principle of tyrans through the whole code. Such was the principle; the practic ng out of them was equally obnoxious; for the penalties fur must be solicited by parties who were generally too much it nced by animolity to the party against whom they suc. No it always quite a clear case that the magistrate who pronounce conviction was quite impartial. The whole of the fystem wa als of infufferable tyranny—fuch as none had cared to defer ll in a direct way. If gentlemen chused to affert that the gan s tended to protect the game, he would answer them directly did no fuch thing. He would ask any person conversant wit subject, whether in point of fact, where game is preferved, of from the law of property, and not from the game laws was fure it was owing to the law of property, and not to the

ame laws, that game was preferved. Where had game been

reserved, except where the holder of the land was the propr f it, and had the right by law to kill game? Had it bee where the holder of the land was not the proprietor, and had he right to kill game? He would fay again, that the prefe ion of the game, was entirely owing to the proprietors of I ind not to the game laws, and therefore it was the principl property which protected the game. He spoke confidently his subject, and he was glad he spoke in the hearing of many enew the matter better than he did. But what was the proion of his honourable friend? Only that a penalty of 51. perion who should, after notice, trespass on the land of ano and kill game there. He thought that game should be made vate property. That was his opinion. He knew that the p dices of men were a long time in wearing out, and that was a very much to be confidered, and great care taken of it; for v it be an eafy thing to make the public regard game in a field the fame light as any other property? To conquer that prej would require time, and the House might consider of that here But the question here was, whether the House would not agr bring in a bill, to repeal laws which no man in the House defe in principle? Why not agree then to the introduction of the and when it went to a Committee, propose some substitution these laws? But, although this was his opinion, yet the que was not fo preffing or fo, urgent that the House should not time to confider it. That the game laws are really mischie and create crimes; that they increase the number of offer against themselves, and thereby increase the number of persons are ready to commit other crimes, could not possibly admit o degree of doubt. He should hope, therefore, that the bill st pals. He was perfectly fure, that the game laws are not goo the preservation of the game. It seemed to be agreed that were bad for that purpose: they could therefore be kept on they were kept) for the fake of the invidious distinction which cítablifh.

Mr. RYDER opposed Mr. Curwen's motion, on the greathat without allowing opportunity for due discussion, it went to peal on ancient system of laws, without proposing any substitute Repect to our ancestors demanded more deliberation, than at to abolish a system established and long acted upon. Deferer their opinion, and the importance of the system both required any alteration of so general an extent should be first consinua Committee of the whole House.

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Ir. GREY had little to add upon the general question, a t his right honourable friend (Mr. Fox) had advanced. I not but observe, however, how differently they proceeded ar occasions, in point of respect for the institutions of their ar The honourable gentleman was cautious of touching g which they had handed down. The caution he allowe ood. But when an honourable friend of his (Mr. Whithr ed for a Committee to inquire into the state of the poor la motion was negatived, and a right honourable gentleman (took the business out of his hands, and without the form my inquiry, moved for leave to bring in a bill to new-mode ent fystem. He heartily withed the right honourable ger 's project success; and, perhaps, it had fallen into hands ch from a superiority of influence, it would thrive better the ald have done in any other. He was one of those who th obliged to his honourable friend, for fubmitting to the H motion which he had brought forward this evening. th of time during which the nation was fuffered to groan up vexatious and tyrannical inflitutions, was to him a reason. y should exist no longer, and he wished Mr. Curwen to acwhat appeared to be the wish of the House, and rather n a Committee to inquire into the state of the game laws. y composed a system which ought to be seriously discussed,

effect of fach discussion must infallibly be that they could

fuffered any longer to fublish.

Mr. WILBERFORCE defended the Chancellor of the Ex er from the animadversion made by Mr. Grey, and contenit what was intended to be done respecting the poor, was a ref i not an innovation. The plan of which the Minister had skets outline to the House, was to restore them to the state they v the reign of Queen Anne, so far as it was applicable to our it fituation. The additions which were made fince the re uded to, by destroying the simplicity of the original system duced these corrupt alterations, which caused all the abuses ruptions fo very justly complained of. As to himself, he r nfefs, that the fystem of the game laws was long held by his utmost abhorrence, and sooner than let them remain in t esent state, he would readily vote, even for their unqualified a ion. But in applying a remedy, the House must have some rd to long existing prejudices, and it would be right to give ient time for full and mature deliberation. ree lines of conduct hitherto fuggested—cither to abolish the 1

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gether, which might in fact, produce the immediate and to ruction of gune in this country. The fecond mode was to them private property, which to him appeared the high it may not have any moral effect upon the poachers, and still have the same incentives which they have now for coing their practices. The third, but by far the worst method to let the laws remain in their present situation. He shall be submitting the subject to the attention of a Committee; came to a question, he would give his vote in favour of the state.

Mr. JENKINSON faid, that although he confidered the g s in an objectionable point of view, yet he was averse to any tion taking place in a fystem so long established, especially e like the prefent, when every deviation from legal cul ht (crupuloufly to be guarded against. He did not fee what tage could be derived from making game private property fame temptation to poachers as now existed would still contiless it was proved to him that grievances existed under the t code of game laws, he should oppose any change taking p them; and even if abuses could be pointed out, he should e for a repeal of the prefent regulations, unless he found a p I and specific remedy proposed for them. He admitted that nciple of the laws was formewhat oppressive, but he believed y had been followed up in practice with as much lenity as fu em was capable of admitting. Wishing, therefore, that ne not only should be preserved, but preserved expressly for nen, that their inducements to refidence in the country may diminished; and being conscious that the objects in view of y he accomplished by a total abolition, in order to get rid of

Mr. CURWEN replied to several of the objections made to tion, which he saw no reason for withdrawing. His intense not to press such a measure hastily through the House, be bill should be received, to move for its being reserved to a Catee. After that it might be printed, so as to afford gentle opportunity to take it with them to the country, and in the 1g session of Parliament be fully prepared for the discussion. See field much surprise at Mr. Jenkinson's admission of the law ir present state appearing somewhat oppressive. Let him ine them again, and see if in the most despotic government or afflicted or disgraced the world, there were any laws to and more unjust or more tyrannical. It was in vain to differ

:ftion, he moved that the House do now adjourn.

this was not a time when governments could fecurely sport the rights and liberties of the people, or when the people were fied to respect or obey any laws that were calculated to oppress, instead of being made for their advantage. Compulsion and ce may obtain temporary submission; but when once the people their voice, those tyrannical laws must fall-before the terror of and. Happy would it have been for us if we had taken warney the dreadful dissolution we were witnesses of in a neighbour-sovernment; and if, instead of entering upon a ruinous and unsisful war, we had looked around us for a remedy to the grievestifting at home. That remedy must inevitably come, and my perhaps be prudent in that House not to appear so slow or so alling to produce it.

Ir. FOX, in answer to Mr. Jenkinson's affertion, that if game rendered private property, the temptation to poachers would be the same, he insided that the case would be widely different that represented by the honourable gentleman; for as soon as became the legal property of the proprietor of the land, he id then he enabled to dispose of it in any manner he might k proper, and to send it to market in the same manner as he any other commodity; so that the poacher, who was now the person that publicly sold game, would not, under such circultances, have so strong an inducement to steal as he now had, the consideration of the proprietor's furnishing the market with reticle, the exclusive profits and sale of which before rested with self.

Ir. BURDON expressed a considerable degree of surprize, that question of adjournment should be proposed for the purpose of any rid of a business which appeared to have the general concure of the House, especially when the injustice and oppression of present system was so universally admitted. He was anxious the British Constitution should be made as free, nay, more than that of any other country in Europe, which it was imble it could be so long as the tyrannical and oppressive code of a laws was permitted to disgrace our statutes.

ir ROBERT SALUSBURY was of opinion, that the game ought to be taken into the confideration of a Committee of the le House, previous to any other step being taken upon them.

fr. CURWEN, as the House was going to divide, observed, in case the motion for an adjournment was negatived, he would ent that the subject should, in the first instance, be referred to mmittee, sensible that the more the game laws were investigated, nore obnoxious they would appear.

A division then took place, when the numbers appeared,

For the adjournment, - - 27
Against it, - - - 50

Majority —23

Mr. CURWEN then moved, "That this House do resolved felf into a Committee of the whole House, to consider of the laws this day se'nnight. Carried without a division.

The House adjourned.

Monday, 7th March.

Upon the question, that the House do now resolve itself Committee of the whole House, on the bill for abolishing the Trade,

Mr. WILBERFORCE (aid, that the bill had undergone: alterations, and that he wished it to be reprinted for the Members.

General SMITH faid, that if the bill had undergone alter it should have induced the honourable gentleman to postpo consideration of it. He would oppose the Speaker leaving the and the House going into the Committee.

. General TARLETON faid, if on a subject already so discussed, he said a few words, he hoped, from the peculia his fituation, he would receive the indulgence of the House faid, that by the abolition, a great many manufacturers wo deprived of fublishence, as the demand for certain articles would At fuch a period, when a general feareity preffed to heavily community, it would be unwife to add to the number of the A very respectable class of merchants, particularly to the place he had the honour to represent, (Liverpool) would feverely in confequence of the abolition. The veffels used flave trade were of a peculiar conftruction, and would be use other branches of commerce. This certainly entitled them demnification for the loss on this head. He had heard that the trade was unfavourable to the raising of feamen; but he won naval gentlemen, if more or better failors were found any than at Liverpool and other places engaged in the flave trade? disturbances in the West Indies rendered this period very un the adoption of the propoled abolition. All the negroes em in military fervice would never return to agriculture, and the this was not a time to check the importation. If any regahad to West-India property, which had already fallen one fuch a measure should not be rashly adopted. When the s eace was reftored, he faid he would concur in any plan for th ual abolition, in which the rights of property were preferved. fr. BARHAM defended those who had opposed the abolition confidered that they had acted a part of which they had no rea to be ashamed. He was convinced that the present bill would effect that abolition at which it aimed. He wondered that of the gentlemen to eager to promote the abolition did not a inform themselves with respect to the treatment of the negros personal observation. He said, that accounts from the We es stated, that the slave trade was almost a fron-entity. H d not attend the Committee, but would take a future optor ry of delivering his fentiments on the fubject. The friends of abolition were not awaite of the danger that would refult from messure. Much blood, he was afraid, would be shed, which ld lie upon the heads of those who so zealously had promoted is Mr. W. SMITH faid, he would not enter into the fubject : , but he would answer one point of the honourable gentleman ch. Befides that the friends to the abolition had other avoca , it was not necessary that they should have personal knowleds e state of the negroes. They had other means of information facts sufficient to justify them in calling upon a British Hou

tr. BOUVERIE faid, if the flave trade was indeed only entity, furely no harm could refult from the abolition. In his d, it was a question of justice and humanity that excluded a iderations of policy and expedience.

commons to abolish a traffic, which in its first principles violate

Ar. ADDINGTON faid a few words on the danger of an in late abolition.

dr. MILBANK faid, he put out of view the treatment of the in confidering this subject. The very name of flave sounds matural to an English ear, that this was sufficient to determine to on the present occasion, and he had uniformly supported abolition of the slave trade, as a practice repugnant to the Br Confliction.

The question was then put, "That the Speaker do now less chair?"

Ayes - 76 Noes - 32

The Houle then resolved itself into a Committee of the who

ingeria. Dalah ba The period at which Mr. Wilberforce proposed that the should be finally abolished, was the first of March, 1797.

Mr. DENT faid, that the period was much too short. In reality little more than eight months. This appeared to be a very important point; the amount of the exportation importation of this trade, and on that which it was connected was not less than 10 millions of money. The House one take great care upon this subject; not to do any thing that mignipurious to the West-India trade, such as he was considered measure would be if adopted by the Legislature.

Sir WILLIAM DOLBEN knew not by what fort of co ration it was the honourable Member discovered that from h to March, was only eight months. Indeed he did not see reason the friends of this trade had to complain of haste in the of proceeding. They had reason to apprehend that abolition years ago.

Mr. DENT said, this proceeding was a disgrace to this consoled long as Magna Charta remained it would be a disgrace to country; for he conceived that the very principle of this bill hosfile to the declaration of that great charter. It went alreedly to annul the various proclamations that had from that and even so far back as the time of Oliver Cromwell, been in favour of the slave trade. This bill was an immediate overtof the rights of property.

Mr. BUXTON was of opinion, that the flave trade was a grace to this country. He was glad that Magna Charta had mentioned, for it formed a striking contrast to the slave to Taken together, they presented a picture of the difference bets slavery and liberty.

Mr. Serjeant ADAIR said he had some concern for the retion of Magna Charta, for he had often professed, and as often great veneration for it. He had read it over many times, as had never seen any thing in it that professed to favour the slave of there was, it had escaped him in the course of many read and he would be thankful to the honourable Member to point of him the passage in Magna Charta, wherein the slave trade we knowledged. This business was indeed a disgrace to the nation he honourable gentleman had said, but it was not the abolition was the continuance of the traffic, which constituted this disgrade any regard for the sense which the House itself had alread

Mr. DENT faid, he would repeat it, that this proceding

dared upon that subject.

MARCE 7.]

difgrace to this country, and contrary to one of the express deations of Magna Charta. The words of that Charta were, "ight shall neither be sold, delayed, or denied." Now he wisk, whether, if this bill passed, right would not be sold, delayed denied? What was the Committee now doing? Selectaying and denying the rights of the West-India merchants clanters. The House of Commons had passed several resolution this trade, which were now before another House? Would Committee resect on the indelicacy of carrying up to the Lord oill upon this subject, before their Lordships came to any determation upon the former resolutions.

Mr. Serjeant ADAIR recollected perfectly well the passage Viagna Charta to which the honourable Member alluded, and hought the passage applicable to the bill now before the Committee That right should neither be sold, delayed, or denied." Defore we talk of right, we must establish the existence of that right denied the existence of our right to enslave others: he knew to origin to the right of slavery in this country; he knew of power that the Legislature of this country had to protect the strade; and he must protest against the authority, if any such that was, for that protection. He agreed, however, that right this case, was sold, delayed, and denied:—Right was sold when Africans were sold; right was delayed when the abolition of slave trade was delayed; right will be denied when the Legislatur this country shall resuse to put an end to that traffic which entirely and promotes murder.

General SMITH faid, he should oppose this bill in every it and he was convinced it would never pass into a law.

The question for the commencement of the bill on the first March, 1797, was put and carried.

Mr. WILBERFORCE then proposed a clause to stibject to who shall, in due form of law, be convicted of carrying on trade against this act, to transportation to Botany Bay, or where, for 14 years.—Agreed to by the Committee.

He then brought up a number of other clauses, which y

The House being resumed, the Report was received immediated and ordered to be taken into consideration this day se'nnight; the bill, with the amendments, was ordered to be printed.

The SECRETARY AT WAR brought up an estimate barracks intended to be built, together with the probable expensive esting them—Ordered to be laid on the table, and to be printed.

Tuesday, 8th March.

r. MANNING moved the order of the day for the feeting of the Wet Docks' bill.

he LORD MAYOR faid, he wished that this bill should ff for a few days; and, he hoped, upon consideration, i appear satisfactory to the House, and to the honourable in who brought it in. The city of London had taken the very fully into consideration, and a plan was now actuall ration, which, he believed, would be sound to answer ende of accommodation, both to the public and to individually plan would very speedily be produced; and, therefore, and, that the present bill should not be pressed forward, and, that the honourable gentleman who had introduced would agree with him in the propriety of a short delay, he defired was, to defer the second reading for a few of House would then be convinced, that the citizens of Low willing to make every sagrifice for the accommodation of nercial interest of the country.

Ir. MANNING faid, that after what had fallen from hy Magistrate, he certainly self himself bound not to oppose, which had been requested upon such fair grounds. As store, as he was interested in the business, he should give ent to postpone this bill for a few days, until the plan rad by the worthy Magistrate could be produced and examine second reading of the bill was then put off till Wednesight.

Ir. RYDER, Chairman of the Committee which had been ted to take into confideration the present high price of or ght up several resolutions agreed to by the Committee, we read a second time, agreed to, and a bill ordered to be bropon them.

he House adjourned.

Thursday, 10th March.

Ir. GREY, in pursuance of the notice which he had give otion for an inquiry into the state of the national finances, led the House nearly to the following purport.—Though a rence of opinion has prevailed in the House, and divided a is on the justice of the principle on which the war was originataken, and on the manner in which it has since been conductink there is one point in which we all agree, that the pretion of the country is of high importance; that it is big

sequences which it is impossible for the wifest to foresee, but the fpect of which, even to the most sanguine, cannot impart much sfaction. We are arrived at a crifis which must lead either to or death, and next to him, on whom the iffues of life and th depend, the care, the vigilance, and integrity, or the remisss, neglect, and corruption of those whom the people have chosen the guardians of their liberties, and the stewards of their fortune, I tend to decide the fate of the country. I now call upon the refentatives of the people to discharge a duty which they cannot ly commit to others, to institute an inquiry into the state of the ion. The talk is of a nature, which, I am confeious, my poor lities are unequal to execute. But besides this, there are pecudiscouragements, which, if the cause I have undertaken, did approve itself to my mind as of the utmost magnitude and imtance, might ferve to damp my zeal. The fate of former mons of a fimilar nature, and the thin attendance of the House on present occasion (a melancholy proof that Members of Parliant do not confider the flate of the nation as an object of fufficient ement to make them leave their dinners) are to me no flattering lications of fuccels. Notwithstanding all these discouragements, wever, I have determined to proceed, in the confciousness that I doing my duty; if not in the hopes that my exertions will proce all that effect which I could defire. Last year, a right honourable end of mine (Mr. Fox) proposed an inquiry into the state of the tion. He was induced to submit the proposition to the House, a fense of dangers impending on the country at the time. Since at period, thefe dangers have multiplied both in number and exnt. But certainly it would be vain for me to expect what his furior talents were unable to obtain. He took a general and comehenfive view of the fituation of the country, which he was well alified to do. He investigated the origin, and furveyed the con-A of the war. He discussed both our domestic situation and our reign alliances; and upon a broad and general statement, which, a propolition of fuch a nature, from fuch a person, might be excted, he moved for a Committee of Inquiry. At present I mean take a more humble and more confined line of reasoning, and e more fuited to my abilities. If a Committee shall be appointed the course of the inquiry, a more enlarged view of our fituation ill open to our prospect, and an opportunity will then be afforded confidering the failures of the war, the causes in which they have iginated, and particularly the difasters which have attended the te West-India expedition—into the circumstances of which an nourable friend of mine, Mr. Sheridan (whom I am forry not to : in his place) has given notice of a motion for an inquity, a on which I hope he will not forget to bring forward. The H Commons are in a peculiar manner the guardians of the p urle, and fustaining this constitutional character, it is a duty ediately incumbent on them to attend to the refources of the cou It will be univerfally admitted, that whatever may be uses which may have led to the present conjuncture, that untry is in a fituation highly important. Another admiffic hich I think myself entitled, is, that whether we persevere i ar, an event, which in my opinion will be melancholy be ample, or whether we look fosward to that which to all en must be defirable, the conclusion of peace; when we con e growing burdens of the people, it is a duty to which their efentatives are called, to put the national refources in the Mible fituation. If the war is continued, it is absolutely it sle that we can go on, year after year, in the present syste travagance, adding millions to the capital of our debt, and t nds to the pressure of our taxes. If the happy prospect of p hich, without much reason, we have sometimes of late ught to entertain, be realized, it is furely defirable to put ives in the best possible posture of defence. And neither œcor war, nor fecurity in peace, can be fo, well attained as by a trate acquaintance with our real fituation. When peace that included, I hope it will be upon grounds which may be c ted to inspire as few jealousies in future as possible; but as le sperfection adheres to man, and as long as passion contiore or less, to influence the Administration of Government, alousies must fometimes exist. If the Government of Fi thich I have no difficulty in faying I wish may retain its Re an form) be finally fettled on a permanent foundation, it iturally become an object for that country to protect its ilnerable part by increasing the strength of its marine. - The potentate in the north of Europe, who, from her conduct is esent war, leaves us little doubt of her intentions, and ag hose operations we ought to be formidably prepared. But, it any extended furvey of the general policy of Europe, it is perceive the necessity of maintaining our Maritime superior d this can only be done by paying a proper degree of attenti r financial refources. Having faid this much generally, I oceed to the more immediate object of my motion. This is a fourth year of the war, and the expences which we have rred in the last three years may be pretty accurately ascerta om the accounts which have been laid before the House, i ars that we have already added feventy-feven millions to t pital of the national debt. In order to provide for the interest is furn, new taxes must be imposed, to the amount of 2,600,000 ow, when we confider this clear and indisputable fact, that t bt contracted in the prefent war is more than the aggregate fu the national debt, previous to the year 1756; this very fi fords, in my opinion, an argument fufficiently powerful to i ce the House to institute an inquiry into the state of the counts d particularly into the manner in which this debt has been co icted. Here, however, I must claim some indulgence to myse ill lately I was not much acquainted with the subject of finance d even with all the attention which I have been able to besto rhaps my statements may not, in every instance, be perfectly or St. I hope, however, I am justifiable in claiming some indi nce from the House, when I assure them, that it will give r uch fatisfaction, if the difagreeable conclusions which I have be d to draw from some of those statements, can be corrected y explanation; and when I affure them that I shall not wilful if-state any circumstance, and that in matters of dubiety I sh ways lean to the favourable fide. If my general statement of t nount of the debt contracted in the course of the three last yes accurate, the expences have certainly been much greater th ey ever were at any former period of equal length, or in the e ution of any service of a similar nature. But here I must prem few observations upon the war. It has been said, that in poi extent, it cannot be compared with any former war, in whi is country was ever engaged. Certainly, however, the exte the present war is much exaggerated, when the proportion of e nce incurred is justified by the extent of the services performs Then we compare the prefent war, in its principle, or in its co ect, with former wars, there is nothing in either which will n id a parallel in the history of past times. Let us look back ing William's war, when we were struggling for the same objer which we now profess to contend, our Constitution, and t curity of our religion. We have no greater cause now than t d then, nor can we have any stronger incentive to exertion ompare it with the American war, when we had to contend wi may powers united. Now we are leagued with a great a werful confederacy against a single foe, who had been represent debilitated, exhausted, and ruined. Then we had a strong are support, against a revolt in our colonies, which we were oblig -not obliged, perhaps, for I certainly did not think we were une y obligation, but which the Executive Government at that til

wht proper to attempt to quell. Then also it was our for ontend, both in the East and West Indies, against three of test maritime powers in Europe at the same time. But the pressure of this country was then infinitely greater than it is n expence of the contest was much less extravagant. And nist request that the House will remark, what is the war i ch I am comparing it. It is the American war, a war wi branded at the time with every epithet of abuse which of iffixed upon its conductors for the extravagance and profu which it was marked. At the end of this war, of reco avagance and acknowledged profusion, the debt contracted -three millions. At the end of the third year of this war, ease of debt amounts to seventy-seven millions, which is s millions more in one-half of the time. I shall be told, s, that great expence does not always imply criminality. w the observation to be just; but does not an enormous ex re afford reasonable ground for inquiry into the nature of the s in which it has been employed? Let us take a view of ence incurred by the war, down to December 1795. In He of the last three years, there has been voted on estimate navy 15,200,000l. For the army there has been voted hate 17,600,000l. and for the ordnance there has been we estimate, in the same period, 2,600,000l. making for e services, a sum of 35,500,000l. a som infinitely gre i ever was voted for the fame services, in any former tim I length. - But while the House was answering all the dema sh the Minister could make, when their liberality was fo mate to fatisfy the most extravagant withes he ever venture wis, they cannot be but aftonished when they come to see nitude of the expense which has been incurred without ority of Parliament, and for which no Legislative provision made. And here I would beg leave to call the attention right honourable gentleman (Mr. Pitt) to a principle which effed in 1782, when he was Chancellor of the Exchequer, th was publicly and formally avowed that year in His Majes th from the throne. His Majetty speaking of the national of is speech, says, "Nothwithstanding the great increase of ng the war, it is to be hoped that fuch regulations may be: lifhed, fach favings made, and future loans to conducted, romote the means of its gradual redemption by a fixed con syment. I must with particular earnestness, diftinguish ferious confideration that part of the debt which confifts , ordinance, and victualling bills. The shormous differ fome of these bills, shows this mode of payment to be a most nous expedient. I have ordered the feveral estimates, made us correctly as the prefent practice would admit, to be laid before . I hope that fuch farther corrections as may be necessary I be made, before the next year. It is my defire that you shouls apprized of every expense before it is incurred, as far as the ure of each service can possibly admit. Matters of account cas er be made too public." This was the opinion which the right sourable gentleman entertained upon the subject as far back at 82; and this opinion he again recognized in opening the budge 1793. He then stated, that he had made ample provision for ong and extended scale of operation, and that it was his wish, it articular manner, to keep down the unfunded, and especially the y debt .- Coming forward with this profession, he obtained from rliament grants uncommonly liberal, and with these grants in hands, we now find that he has incurred a greater additional sence than ever was incurred in any former year: and the navy ot, which it was his professed object to reduce, now amounts to ,788,000l. In addition to this, I shall take the liberty to i another circumstance: within a month after the budget was ened, no less than 1,546,000l. was employed to discharge the ears of last year, which, with the navy debt, makes above ,000,000 a year; so that the House is reduced to this situation it after voting 17,000,000 for the fervice of the year, they fine it there remains a debt of no less than thirteen millions. Mucl been faid of our naval exertions, and I am fure no man is more and of our superiority by sea than I am. But when we compare expence with the fervice performed, and the relative flrengtl the enemy at the prefent moment, the means that we have places the hands of Ministers, appear to be very inadequate to the ufy have made of them. It is certainly matter of much fatis thion, that whenever we have fairly met the enemy at fea-that valour of British seamen has never been more signally displayed t though our prowefs has been abundantly confpicuous, when ere was opportunity for exertion in the general application of ou critime strength, there has been a very considerable-failure of at ition. There never was a war in which our trade was worf otected; and though fome improvement has taken place fince ent change was made in the Board of Admiralty, the merchant we ftill ground for complaint. Our expence, however, has in eafed with our loffes. In no year before 1780, was there above on illion voted for the discharge of the navy debt. This was durin American war; but in the prefent war we have voted fiftee Vol. XLV. 2 L

ns, and fpent thirteen millions, without estimate. - T

expences are not less striking than those of the navy. Wit ft three years there has been voted on estimate for the ar teen millions, and the account of extraordinaries amount 0,000l. The present has not only been a much larger of than ever was offered at any former period; but in addit estimate, there have been votes of Ctedit, the fruits of wh plicable to the service of the army, which were never gi . Of the application of these votes of Credit, there is ular account; but they appear placed generally to the account : Paymaster General of the Forces. They amount, he to 4,478,000l. which makes the expenditure exceed ate by 14,300,000l. This, one would think, might fi men as peculiarly strange and unconstitutional, as it is ice over which Parliament has no control; an expence wh t provided for till after it is incurred; and an expence wh House must ultimately defray. Is this my opinion alo it is fanctioned by the best political writers, and by the ons of the House of Commons itself .- These Resolutions found in the Report of a Committee of the House in eigh of which Committee Lord Camelford was Chairman, and nt Chancellor of the Exchequer a member. Notwithsta soweyer, that the right honourable gentleman then reproba ystem, he has fince acted upon to an extent beyond all g y in any former administration. But that it may not rest affertion alone, let us go back to a period still more rem the American war, and compare our prefent expenditure v it was in former times. I am ready to admit, that, c ng the increased expense of every thing, it is impossible on a war now as economically as at a diffant period. dmillion must be received with some grains of qualificati very comparison, however contrasted, there must be someth proportion, and fome attention also must be paid to the rife rticles which enter into the departments of expence, of wh timate is made. The extraordinaries of the army in K iam's nine years war, did not greatly exceed a million. leven years war, in the reign of Queen Anne, they did d two millions: fo that during the twenty years war, in of King William and Queen Anne, the extraordinaries rmy did not amount to more than one half of the extraor of the present year. Some perhaps might say that the of wars, in point of expence, had arisen from the introd of a number of abuses which could not now de remedied.

end there was too much reason for feeling the force of that obse stion. But, in King William's reign, were there no complain f extravagance? Were there no complaints against the Duke Tarlborough for his prodigal expenditure both of men and money ut the expence at that time was not incurred for nought. It w war of victories. The victories of Ramillies and Blenheim we ai ned, and Gibraltar was captured. But although the brillian chievements of that General had gained immortal honour to the british name, and although we had so much reason to rejoice ur taking Gibraltar, the jealoufy of the House of Commons wi extended to the conduct of our public affairs in those times, triflir s the expence was; compared to the present, so trifling that ti ifference between them was at least forty to one. And what ha e at prefent to comfort us in this immenfe expence of our army aft year no victory crowned our exertions; we had not a fing dvantage to compensate for our loss of treasure. - We had no when 5000 men in action. When these circumstances are considered would be glad to know if there is any proportion between the ir rease of our exertions, and the increase of our expences; or here be not the disproportion of forty to one between the necessar expences of the prefent, and the expences of past wars? In for hings the expence now is no more than it was then. An office it present is not allowed more equipage money than he was allowe n the time of Queen Anne. We heard fometimes, however, that number of different expences were thrust in among the extraord naries of the army, which do not strictly come under that descrip tion. Of this it is only necessary to say, that it is a gross abus and an impolition attempted to be practifed upon the public. Be caving those times, when great men performed great exploits, wit finall means—times, the review of which are calculated to inspir contempt of present men and present measures, let us come dow to a more extravagant period, and compare extravagance with ex travagance. The American war was once supposed to be the achme of profusion, beyond which it was impossible to go: tho who regarded it so, had but little in them of the prophetic. not make comparisons between this war and that of the America because it is hardly fair to consider that war in comparison with th before the French joined in it. I know of no period in the hifto of the country with which the present might be supposed to derimore advantage from a comparison than that in which we were a gaged in a war with France in 1778, 1779, and 1780, and t expence even of this war will be found extremely moderate, wh compared with the present expence. The sum total in these thr

PARLIAMENTARY oft expensive years, did not amount in entraordinaries and votes of edit to above nine millions. The extraordinaries of the army e prefent war, have already amounted to nine millions, belid stes of credit to the amount of five millions more, exceeding the ptes of credit at that time (which altogether only made 2,700,000) y almost one half. I will appeal to the judgement and integri f the Houle, if such a difference, between present and past of erges, and between the actual expense and estimate provided if e not a fit object of inquiry. The reason for an inquiry become ill more preffing, when we compare what has been done to rith what was done then. In that war we had to support an an f 40,000 men in America; we had a large army in the We ndies; and we had a gallant army, whose services will never orgotten, defending themfolves in Gibraltar, against the combi forts of France and Spain. In the course of last year, where ou an army acting? What fingle advantage did you gain? and indeed an army of 2000 men, buffeted about from one C nan principality to another; from Hesse Cassel to the Electo of Hanover, and from Hanover to Bremerlee, till at last they to oreed to embark for England. You planned a ridiculous exp ion to Quiberon, and another, as ridiculous, to Isle Dieuand an army in the West-Indies indeed; but how were they

sloyed? Not in making conquests; but in a hard struggle to end our own possessions. With such facts before us, if the H efuse to enter into an inquiry, they at once wave their privi lefert their duty, and furrender their controlling power over gublic purse. The extravagance of the last year in this war lo great, the effect of it so disastrous, the weakness of

souncils conducting it so manifest, that, I again repeat, if

House of Commons refuse to go into an inquiry upon it, the neither more nor less than furrender entirely to the Ministe power given to them by the Constitution for the benefit of the pe which in effect will amount to faying, that they are ready to fan till abuses, and will never inquire into the expenditure of p thoney. So much for the army. Now for the ordnance,

branch of fervice, in which we have heard to much of econ and of reduction of expence. For this head of fervice, 2,608,0 was voted on estimate; and it appears from the acco the extraordinaries amount to 2,764,000l. a furn actually

posting the estimate which was offered, and this too bratich of fervice, the expences of which the Chancelli the Exchequer premised to keep as low as possible. To this cy, the fame observations which were made upon the army a y, apply with equal propriety. It is a practice unconstitution tfelf, a practice which has been condemned by Parliament Rice which has been reprobated in a speech of His Majesty fr throne, and a practice which the Chancellor of the Exchequiate muly pledged himself to the House, not to give into. gone through the detail, let us take the different fums togeth put them in one point of view. For the joint services, th e been voted on estimate, thirty-five millions, the whole amor he debt contracted; beyond the estimate is thirty-one millio ended without the confent, confequently without the control liament. All this extraordinary and enormous fum, which w furns voted by Parliament, amounted to fixty-fix millions, ei idred thousand pounds, funded in the three and four per cer it in three years of the prefent war, in which little can be four continued discomfiture, defeat, and disgrace. Now let nt honourable gentleman say what he please, I must aver, t a British House of Commons to let such a statement pass with crious inquiry into its truth, is neither more nor less than to i plunder the nation. Pethaps the eight honourable gentleman n nind us of some successes in a certain quarter of the world wh ve been obtained in the course of the war. In these I am certai ry nearly interested, and it would become any man rather th to speak of them. There certainly was a short period of succ the West Indies; but what has since happened in that part of orld, fully justifies me in not exempting it from having contribu share to compleat the picture of general difgrace. Were I we the subject here, I certainly might challenge an inquiry up e grounds I have already taken. But it does not frop here. V t only find an extravagance of expenditure in the public accoun it we find the money applied to purposes the most unconstitutio themselves, and the most dangerous to the state. Who is a tonished, for instance, at the incredible sum which has been inded in the erection of barracks? When the system was I edertaken, it occurred to me as a very unconstitutional proceedi: nd as a gross infringement upon the rights of the House. U e score of unconstitutionality however, I had little hopes of terference of the House; for from what I have had occasion oferve, they have foldom displayed any great anxiety to prev se encroachments of the Crown. But nothing could exceed arprife, when I found in the accounts of the army extraordinal e expence of crefting permanent barracks fince the year 175 ated at the enormous fum of 1,100,000l, and in addition to t

impose avowed of laying out upwards of 200,000l. more fame object. That this should have been done without ent and authority of Parliament, and merely at the diferent Minister, appears to me the groffest insult that ever was offe he House of Commons. What fort of army are we to ha ive been told that the barracks already erected are calculated ammodate 40,000 men, whereas the ordinary peace establ it used to be only 18,000 men. In the system of creed acks, not only the expence, but the influence created by then bject for the confideration of the Houle. Barrack-mafters h appointed in great numbers, with large falaries; and contr e been entered into all over the kingdom, so that the sala places, to which they have given rife, will amount to half actions of Mr. Burke's reform bill. There is also a curi umstance in the accounts. Some of the barrack-masters ed as acting. Pray, what are the others doing? Perhaps to preparing for a general election. A very odd circumstance pened to come to my knowledge respecting a barrack-ma incoln. An intention was formed of building barracks coln, the ground was never to much as marked out for pose, and at last the intention itself was relinquished. As so rever, as it was first thought of, it was absolutely necessary e a barrack-master. Accordingly they appointed a perfor name of Parlons, a dancing-maßer or faddler, to the fituati enjoyed a falary of 2001. for two years, and then they gave ! empenfation when they found it necessary to deprive him of having enjoyed it. The opinions of the best writers upon stitution, were clearly against barracks altogether. Barracks d they were called, but more properly by Biackstone, " inle reffes." Why did not the Minister tell the people plainly it purpose these fortresses for forty thousand men were re-Red? This subject of itself demanded an inquiry in that Hor was not the expence alone which created the objection, it is influence which they might have, and which they might be ded to have. I am warranted in entertaining this fulpio en I couple the barracks with certain expressions used in use by a Cabinet Minister, such as "vigour beyond the law m warranted in making the ftrongest objections against barrae h in the view of national economy and national liberty. his extravagance confined to the land fervice? Does not al department afford many inflances of a fimilar nature? Dur American war there was a Navy Board. The business to r, has been found too arduous for the board, and a dep experioller has been appointed. The management of the tranrt service also has been considered as imposing too much duty a commissioners of the navy, and accordingly a transport boa th five commissioners, with salaries of 1000l. each, has bepointed; and this too in the modern stile of conducting the pubfiness without the consent or authority of Parliament. But wi I mention this? Because the debt incurred by this branch vice alone amounts to 2,900,000l. a furn which under Lo orth's administration, was thought an extravagant estimate f ilding feventy thips of the line. And how is the fervice manage this new board, and these new commissioners? Admir hriftian was detained in port for the want of the ordanance tran orts, till the feafon for failing paffed by, the wind changed, as the difasters which afterwards befel his fleet was the consequence ow I hear that the Ordnance Office wish to provide their on ansports, because they have been so ill supplied by this transpo pard. Having stated the immoderate expence of three years war, I ha

ow to add a few confiderations on the mode which the right honou ole gentleman has adopted of raising money. One would have su ofed, that a Minister, who has never been denied by Parliame y thing he ever demanded, who has only to ask, in order to r rive, who has had the whole management of the war exclusive himself, and who has been furnished with the most liberal grat or carrying it on, would never have had recourse to any unusu r unjuffifiable means of railing money. But instead of this, a nd him moving for votes of credit, to defray the expences of pa rvice; and by means of one of these bills contriving to repeal esting statute, which tended to obstruct his unconstitution reafures. I have great objections to votes of credit, on to eneral grounds; they lead to concealment as to the nature of t spence, and they put it our of the power of Parliament to jud f the merit of the service to which the expence is applied, till as is incurred. In the present session he pressed the Vote of Creill through the House, in such a way as evidently proved that perations were to be retrospective, contrary to the express inte on with which it was voted. We have upon the table an accou f the money advanced by the Bank for the public service. ament, in various instances, has sanctioned the practice. E ne Bank of England is a recourse of which Parliament ought to atremely jealous, and which no good Minister would wish to tri ith. -The Bank has made greater advances during the prof: ar, than at any former period; a circumstance which has cont

ed not a little to diffress the commercial world, by put of its power to grant the usual accommodation to the merci December, 1795, the money advanced by the Bank, and iding, amounted to eleven millions; and what was ver rkable, it appears by the accounts that they were in advar o votes of credit at the same time. Neither has the me ich money has been procured been the most honourable; by i Treasury bills of exchange, a mode which is a direct infra the act of William and Mary, respecting the Bank. Th a claufe furreptitiously introduced into the bill, and which retary of the Treasury, without any proper notice to the Iittered in a fort of running bass, has been artfully repealed artfully; he never stated that the act had been violated t the Bank was subject to the penalty of the law. But the indant the fupplies granted by Parliament, the greater fe our deficiences. Last year, a loan of unusual magnitud In the month of September the Chancellor of the E ir entered into a negociation, (the Hamburgh bills) which reantile house would have been confidered as an act of stey. In the month of October he was obliged to meet I nt for a new loan; and in the month of February follow e of credit is demanded to pay off part of arrears. And . 14,500,000 is left unprovided for at the end of the tere is another subject on which I wish to say a few v hen Parliament votes fums for any particular purpose, do does it not, mean that thefe fums shall be applied to the pur which they are voted? And when they are differently ap I they, or will they not, confider mifapplication as matte ous animadversion? If they do, then I bring formething rious charge, when I affert that the disposition paper cant By the appropriation act, it is enacted that ney for the cloathing of the army shall be issued half-ye this paper, it is stated as having been regularly disposed of ding to act of Parliament; whereas I know that no mone n issued for this purpose since Midsummer 1794. Wh very strange, there is not one of their agents to whom Go nt is not in debt. The money voted for the staff also ha n applied to the purpole for which it was voted. With is before them, I afk, as a member of Parliament, of a B use of Commons, have I, or have I not, submitted a grave ous charge, a charge into the grounds of which it is well w ir while to inquire? What will be our fituation if we s i peace? What will be the probable expence of a peace

rement i-The Committee appointed to inquire into the nail meliournes in the year. 1786, reported, that they estimated, the peace establishment in 1700, might be 15,000,000. canonia, including the angual million. In 1791, another Comecryse applicated, who enlarged the elimate to is good ocol. ya including the attrust, million. I must confes I am rather ned to form toy opinion upon the actual expense, than on any ful theory which a Committee might form. I would take store, the average expense of the fixe years preceding a 790, h an 11788 1093, 16, 200,000l. to which, if you add the inegnemmence this papilit is debt, contracted fince the commence t of the war, amounting to 26,000,000l. one million for inof unfunded debt, and fome allowance for an increased halflift, and the expense of barracks, together with the additional cool. which I fuggote, will be continued to be appropriated re-liquidation of the national door. I cannot efficate the proe.peace.eftsbiifhment at less than twenty-two millions. Now auld bug leave to call your attention, to the mode in which mean to provide for this debt. The net produce of the perant: titue), in now precisely 131725,8762, which, together stheiland and malt, ellimated at a little more than three milseril on anothing apparation supply appropriate of the series of the ser all, show will remain two millions to be gravifed for, by anpersonnent trace to thet amount! Let gentlemen confider anti deny the propriety of inflituting an inquiry into the state e mation, if they can. If we go on in this way, it is imble to: tay how near me are approaching to our end. Let me ranthe. Linuic to look at the preffure now, felt by their conftiis, and the fill greater preffuge which they must feel. The right quality gentlemen, iby his liquidating scheme, has removed an ity from the notion of the page gool, and ladded them with one our millions. At its horrowing with one hand to pay with the r; and reminde me of a Durch print, in which a man is remuch as very industrious in switting a rope of hey while an ass ting at differ the other and, as fall as it is swifted. seculements the Housewher have manifeled on trying occa-, ambble and monly spirit of independence. If there is any leman imme than another, whole fortune is such as might be that so begen from a foirit, it is the honourable Baronet (\$ir W. ency) who fnoke the other night, and who expressed his furapproaching almost so that which he would have felt at a miraacithe accumeyrof the public estimates. When I inform that arable Hernagt that the expresses had been just about double or XLV. 2 M

the amount of the estimates, I hope the information will correct his views, and that he will come forward in a manly way, this night, to support a motion for an inquiry. I hope also, that the country gentlemen, seriously convinced of the alarming crisis to which we are hastening, and actuated by a just regard for their own property, as well as for the national interest, will free themselves from the influence of that loadstone which is imperceptibly drawing them into the gulph of ruin. The present extravagance of Government is a monster, which if you do not destroy, it will soon destroy you. It is a monster which must be destroyed early; for if you once give way, not all the Herculean strength of the country will be able to vanquish it.

Non Hydra secto corpore sirmior 1 Crevit in Herculem vinci dolentem.

He called upon the House to exercise its most valuable function, the inquisitorial power of the Commons of Great Britain. He therefore moved "That the House do now resolve itsels into a Committee of the whole House, to consider the state of the mation."

Sir WILLIAM PULTENEY rose, not, he said, to explain to the honourable gentleman (Mr. Grey) what were the motive that should influence the vote he would give on the present quettion, but to reassert what he had stated on a former occasion, the Hamburgh bills), namely, that the sinancial statements made to that subject by the right honourable the Chancellor of the Exchequer, were accurate to a miracle, and that they possessed the higher degree of accuracy attainable in such matters, would be consessed every candid man who would duly attend to the variety of unforseen exigences that might arise, and of which no exact estimate could be formed. Where such various services were to be provided for, and such large sums to be raised, the error of 700,000l. We not material, as it was endeavoured to be represented.

Mr. JENKINSON said, that the power of this House over the purse of the nation was certainly a most important trust, and should be exercised with vigilance and purity: But it should not be sorgotten, that in exercising it, they had two duties to attend to viz. jealously on the one hand, and considence on the other.—Without a proper jealously, they might betray their trust; and without considence, Ministers could not possibly act with the vigour and effect necessary to the conduct of the Executive Government. They should, therefore, take care not to attach themselves to one so as to renounce the other. Having premised so much, he said, he was willing to meet the honourable gentleman who made the

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on, on the question as it simply stood, viz. were the nds for fuch an inquiry as had been demanded? On ed the House to decide. They would, no doubt, see, a measure there were many objections, unless such stru antial grounds were laid before them, as to shew that the of inquiry superseded every consideration that forbade it arguments of the honourable gentleman, he would repl auch perspicuity as he could, hoping to be able to demoi there was no reasonable ground whatsoever for inquiry, ; as the honourable gentleman, would beforek the indi ne House, if he should happen to fall into error. As ence of the war, it could not, taken by itself, be a gro ne or centure on Ministers. Every war in the records ory was more expensive than the former. This arose t iety of circumstances, so obvious as scarcely to require ci itial notice. Every individual must have found the sai ife in his own private concerns, and observed the prog argement of his domestic expenses. This principle sho lied to the point in question; and the scale of expenditus ted by a fair proportion between the expences of forme the prefent, taking into confideration all the difference of inftances. The House, he observed, should consider the had to deal with; they should recollect, that the Frencl uted the war with an utter difregard of means or expense ich they had at last brought their resources nearly to a st nihilation—even to an admission on their own part, that the t out of the country five-fixths of the specie. - In fact, the ried on the war, not by means of a tax on their capital th the whole capital itself: such were the extraordinary exe the enemy. Supposing the war to be, what the House has a ided it to be, just, wife, and necessary, it was necessary y should proportion their exertions to those of the enemy. nourable gentleman had admitted, that the four first years merican war were not those which should be taken in on mpare with the present: he would therefore state the fou ars, and show that the comparison was in favour of the pi ar. The whole expences of America and Holland in th u, and of all the allies put together, would not amount to the French in the present war. In calculating what cre, he granted it would be difficult to find a criterion: ckon by their affignate, in their present depreciated state, idle. During the reign of Roberspierre, when the affi ere at par, the expenses of France were eighty millions fo

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th year. The brett to aftertake as nearly as possible the at mparative expenses of the present war, he would state the

COMBIN

1,368

19,236

20,964

e last. The four last years of the American was cost fortyillions and a half, to which was to be added the unfunded of houriting to twenty millions - in all fixty-four millions and a l hite the whole expenses of the prefert war assounted to only f re millions. -- At the winding up of the war it might, per i feventy millions, which would be to inconfidenable in e ter the American, that, confidering the increased price of o ling, and the very extended plant on which the war was oblig s carried on, the management with respect to expense must a be much more economical. As so the prefent state of the con was to be efficiented by the flate of the revenues and comm h every other war, the new taxes always failed to produce the mount at which they were stated-and the old taxes parties Il off from the amount of their usual returns to the revenues. a average of the three years of the war the difference between irmanent taxes was only 246,000l. and the new taxes we iast equal every year to what they had been stated. So the loufe would fee the country bore up against the bardens of ar more than ever. The commerce of the country was in a

Ill more fatisfactory—It stood thus:

he exports, taking the three last years of peace, the greatest period of commerce the country ever knew before, the average of each year was

he average of the last three years of the bresent war

That the exports of the war exceed those of the best years of peace, annually ——

xports for the average of the three best veats of beace, as before.

years of peace, as before, versge of three last years war,

The excess of the war over peace.

It, 678

o that, under the additional debt, and all the pressure of
the teverities were as great as ever, and the commorce of the co
ad considerably increased. The next subject the honourable
cman had touched upon, was the mode of nortowing manay.

his he would reply, that if his right honourable friend had
orrowed at a higher interest than lower formerly bore, it

of be to be wondered at, fince the leans being greater, an

debt of the nation having accumulated; it was natural that greater interest should be demanded. Yet, comparing the loans with those in the American was, they would be found at one per cent. less interest. In every other war, too, the sinking fund was destroyed; whereas, in this, measures were taken by his right honourable friend to appropriate a fund for the due payment of the sums raised. In every other war there was a large unfunded debt—in this there. was no debt left unfunded. The honourable gentleman had stated. in warm terms of approbation, what had been done in former times. Mr. Jenkinson declared he was disposed to do all possible justice to those good times, as the honourable gentleman called them; but when they were stated in disadvantageous comparison with the measures of his right honourable friend, he must freely speak fact. The national debt, hesitated, in the war subsequent to the Revolution; it then amounted to fifty millions; after that the succession war raised it up to one hundred and forty millions; but had they had in those good days the found, provident policy of his right honourable friend, and applied one per cent. for the difcharge of it, the country would not now have to complain of its accumulated pressure; the only debt would be that of the American war, and even that, with the same attention, would be less than it is. . What not only neither the whig administration of Queen Anne, nor all the subsequent Ministers up to Lord North himself had even done, his right honourable friend did; and posterity would do him the justice which some gentlemen denied him now, and declare, with exultation, that, while they groaned under the debts accumulated in former wars—those good times as they were called, this war of 1793, which they (divested of party rancour and party prejudice) will confider as the most just, the most wise, and the most necessary war in which the country was ever engaged, had been defrayed without leaving a shilling expence upon them. It could not be denied that wars, if inevitable and necessary, are wars for posterity as much as for ourselves. In preserving ourselves, we preferve posterity; for what would be our ruin, would certainly be theirs. From a conviction of the truth of this proposition, he did not think the funding system unjust. But the highest credit was due to that Minister, who stepped beyond the mere line of justice, and lightened the burden to posterity; and such was the praise of his right honourable friend. His right honourable friend had been censured for taking the loan in the 31 per cents; but when, according to his fystom, they were not only paying the interest but dimisishing the principal, it was certainly advantageous to prefer the small interest and the large capital. As to the assertion made by

the honourable gentleman that the expenditure was extravawhen compared with the fervice done, he would, without fea the refult, take a comparison with any war, and undertake to i that greater exertions had been made in proportion to the exp in this than any other war before; that there were more men bro into the field, and more thips fet on float. The thips put in a mission were no less than three hundred and fourteen-that fay, 54 more than were in the whole American war: befides those there was a much greater proportion of large ships than be And there were not less than 217,206 men. Though every cle whatever was increased in price, they had a larger force at no the same expence as in the American war. Besides, this war different in the scale of its exertions. From its nature it was tinental; and the exertions of France in naval and landed opera were greater than ever was known; fo that England had not a greater maritime, but a greater land war to carry on than at former period. To those wonderful exertions was to be ad the expense of the fubfidies. And here he would fay, that it a mittake to confider all the naval fuecesses as attributable me to the navy; a great share of it must be imputed to the contine exertions. A great statesman had given it as his decided opin and dictated the reason of the thing obviously, that when at with France, engaging the continental powers in our favour politic; not simply as a diversion in favour of the operations of fleets, but as a means of compelling France to throw her refor into land force, and thereby to prevent her making great maris exertions. He therefore maintained, that there was no prodig in subfidies, compared with the benefit derived from them. Austrian loan had been called impolitic; and some gentlemen gone fo far as to fay that a fubfidy would have been better; bu had the fatisfaction to fay, those opinions were already for groundless: the interest had been punctually paid; and the guara of this country for the furn was not fo impolitic; for the exert of Austria had already produced effects that were more than a price for it. The debt at present unfunded, he granted, large, but it had been already provided for-and it would I been no more than candid in the honourable gentleman to ! stated fo. And here he would submit to the House, whether was possible to carry on an extensive, complicated war, by proestimates-and above all wars this, in which estimates must ut fail, from the varied form and number of expeditions necessary be carried on, in order to counteract the vast and diversified op tions of the enemy-for never was war carried on in fo many d IARCH IO.]

neight quarters. As to the barracks, the accounts were given arranually for five or fix years, so that the House was aware of had given their fanction to them. The amount did not exhibit marks of extravagance. The expences were necessarily great, being for a new lystem approved by the House, and carried i execution at once. The honourable gentleman had asked, " w had we gained for this great expense?" He would remind Floofe, that the honourable gentleman and his right honour friend had been at first averse to the war: but war having b determined on by the wildom of the House, they then insisted the war should have nothing to do with the internal affairs of Fran and called on Ministers to direct it to national objects only. have witneffed the extraordinary and unprecedented fucceffes have had with respect to those objects, and not to be satisfied, furely very strange and inconsistent in the honourable gentlemer the other fide. To refresh their memory, however, and do duty to the House, he would state what we had gained :--- " navy of France never suffered so much, nor had the navy of G Britain ever gained so much-never was a war at once so glori and beneficial to Great Britain." The honourable gentler feemed to hold in great contempt the acquisition of the Cape of G Hope—the Dutch possessions in India, the strong holds we got in St. Domingo, and still more the Isle of Martinique, most important to us of any we could acquire in the West-Inc and attended as it is with local and natural advantages for a n power; infomuch that the Marquis de Bouille attributed to possession of it all the successes we had in the West-Indies. Nei did the honourable gentleman feem to think of the accession of (fica to the dominions of the British Empire. But upon the fir statement of the ruin of the French navy, the consequent add to our own he would confidently reft, and the acquisitions ga from the enemy, his affertion, that this was as glorious a wa Great Britain, or any other nation, had ever carried on. honourable gentleman had inveighed against the confidence rep by Parliament in His Majesty's Ministers, and if he Mr. Grey his right honourable friend were to be believed, we were now most degenerate state, with respect to political freedom; but t out meaning to cenfure former times, he would mention, that it reigns of George the First and George the Second, much i confidence was reposed in Ministers; at one period, after ten; of peace, one million and a half was voted for fecret fervices, Commons requesting an account of it, the King refused to cowith their request, and they were farisfied. Nothing in the pr PARLIAMENTARY

Contract

had now quoted. In fine, he maintained, that for the leve years, this country had more political liberty, and the peoperater there in the Conflictation than ever they had. He the e, being convinced of the fallacy of the grounds on which tourable gentleman built his motion, would give his voice again

Mr. CURWEN faid, that after the very able speech of nourable friend who made the motion, he would intrude him on the House but for a short time. He consessed himself m prifed than fatisfied by anything that had fallen from the hono e gentleman who had just fat down. If the example of Fra to desperation, as the honourable gentleman afferted, he a ich afraid the conduct of Ministers would foon bring us very n that fituation, for it was not possible to guess, far less to forei : fatal confequences that might enfue from a perfeverance in & e of conduct which they had uniformly purfued fince the co incement of the war. He had liftened attentively to the hono e gentleman's fpeech, and could have withed to have heard h tify upon fair grounds, that fystem, so ably reprobated by nourable friend. When the conduct of France formed-the obj continual abuse, it became a fair question to confider, when shad on our own part made those exertions which we had to ans of doing, and whether the accounts on the table were fai d properly made out? Thefe were important points, and call inquiry. What could a member of Parliament say, when nt into the country amongst his constituents, after having important ditional burdens upon them, 'without being able to tell how t mey voted was applied, or to afford them the least latisfaction the real flate of the nation? Such was their fituation now, inquiry was granted. It was this fort of confluct that made t ople diffatisfied with the management of public affairs and i ced them to have no trust or confidence for their representative uring the American war it had been thought necessary to inflin ammittees of Inquiry, because the expenses of the war wi emed to be improvident and misapplied. If that was the e ien the amount was only nine millions, what could justify relifti juity now, when the amount was more than double that fur to the boufted acquifitions which the honourable gentleman h relt upon, he fairly owned that he confidered most of them, t all, 'as misfortunes; he rather withed that fome fyftem con purfued that would keep us entirely rid of colonization, whi always thought tended to weaken the country, and would fina minate in its min. He wished gentlemen had shewn how t en destroyed and the money expended during this war, both Continent and in the West-Indies, as well as the many it ntrived and worfe executed plans, had been productive of publi nefit; fure he was it would not appear that any adequate advage to the country was the result. He denied that continent rs had ever either been uleful to this country, or had answere purposes for which they were undertaken. He had alwa on against this war from the commencement, although he wou ve wished to protect Holland. But while the French were ke t there, peace might have been negociated on terms equal nourable and advantageous to ourselves. He thought this was omen't when the country ought to know their real fituation, ar nen the Ministers' ought, of all others, to be most forward anting so fair an inquiry as that demanded by his honourab end, and not to obstinately push forward in a system of delirium orn point to point, till they had completely ruined the country e was pointedly severe on the erection of barracks, and the enoous amount of the expences, as stated by the estimates both fi ofe already built and those intended to be erected. trming and critical fituation was the country now placed, the would be deficient in his duty if he did not speak out fairly ould Ministers persist in the line of conduct they had pursue cy would compel the people to speak for themselves, not from y love of French principles, but from the burdens, 'calamitie d diffresses of a ruinous and expensive war. And if all inquis is to be refifted as it had been, it was of no confequence for th presentatives of the people to call themselves such, or to remai ere; perhaps they might do better to retire.

Mr. M. MONTAGU defended the war, both in its confencement and in the manner in which it was conducted, though was confeious that on so delicate a subject he was taking the uppular side of the question. He entirely approved of the measurable Ministers had pursued. War was always, he admitted tended with great, and often unforeseen expences, but it was notional with Ministers whether that expence was large or small insidering the resources and credit of the country, he thought must also was due to them for the manner in which they had provide the extigencies of the war; but great as those expences were, I intended with his honourable friend, that they did not much end the expenditure of the last four years of the American was a period which he likewise agreed with his honourable friend we conly proper period from which to draw a comparison. He would be a Not. XLV.

fay, while he praised the exertions of Ministers, that they all occasions been successful, but they had been so to a de ich greater than under the circumstances of the times could in expected. By a continuance of those spirited exertions ench must at last be brought to their scases. The Ministe s country were placed in an arduous fituation, and they had: unk from it. If men were infincere they might dupe him I he was confident that Ministers were defirous of peace who ald be had on honourable and advantageous terms for this cou they were to be difmiffed, and others appointed in their place ght tend to create a distraction and inefficacy, that rather v ard than forward negociation; and he never could agree to position to conclude a dishonourable peace. From all these erations he was convinced that the war was necessary, that it expensive, that our exertions in many cases had been succe d that he had no reason to believe that Ministers were infined Sir GREGORY PAGE TURNER expressed the fatisfa should feel in the return of peace, and had no doubt but Min sald afe every effort to obtain it upon fafe and honourable to a avowed a firm belief in the good intentions of the right hor le the Chancellor of the Exchequer, who, he was certain, good of the country at heart. Was it not his wish to re national debt? and was it not manifested by his financial that purpose? He denied that the situation of our affairs that state in which they were represented. He referred t te of the funds in 1777, and compared them to their price i sfent year: In 1777, they were down at 54; they are no . He marked the difference of 14 per cent. as an indic our comparatively better fituation. He admitted that the a the nation stood in need of investigation; but shall we, said this crifis, be driven into a Committee, and thereby be ob proclaim our poverty; shall we be compelled to go about r stinking fish! Scarce a week or ten days pass, but sis ations are brought forward by gentlemen in Opposition, for rpose of pestering and teazing Ministers, thereby impedin gress of public buliness, and preventing the attainment of a s I honourable peace, which he was convinced was an o inifiers had most fincerely at heart----without producing any nefit to the country. The duty he owed the country, an ople at large, called upon him to deprecate the motion, on w did not with to give a filent vote. The country by perfeve uld again revive, and become, he hoped, a great and flot nation.

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Mr. STEELE role to make some observations upon what ha en from the honourable gentleman who proposed the Committee Inquiry, concerning the raising of sums without the authority of rliament, which was certainly entitled to fome confideration.] s undoubtedly true the honourable gentleman was justified i erting that the expences of the public fervices had of late year eeded the estimates; but the amount was not equal to the nourable gentleman's statement, although it was not far short ie navy estimates were made at 15,000,000l, and the nay raordinaries had, in the course of three years, amounted to ,000,000l. The allowance of four pounds per month for ever n was an allowance of long standing, but in it was included victual g and cloathing, and what is called wear and tear, and it had no forme years, been found equal to the expenditure, even in time peace. Now if this fum was not sufficient in time of peace, i s impossible to expect that it should be so in time of war. The at causes of the excess in the time of war were the high prices o visions, the price of naval stores, and the expense of transports er the first year of the war, therefore, his right honourable friend opening the budget, had found it his duty to flate the debt he had urred in confequence of this excess, and the means which he had vided for discharging it, a duty which he had practiced in every ceeding year; and Mr. Steele thought himself justified in saying at the House, by its proceedings upon the statements of his righnourable friend, had joined with him and given an indemnifical n and a fanction to what he had done. His right honourafriend had provided for the discharge of the whole of this ,000,000l. of navy debt, except one million and a half, tha s to fay, in other words, cleven millions and a half of the excelre already provided for. On the opening of the hudget in the fent fession, his right honourable friend had informed the House, t fince the 30th of December, 1794, the navy debt had in ased 1,500,000 which was to be provided for, and the House ed upon this statement. After that information, therefore, he ild not imagine his right honourable friend had proceeded withthe authority of Parliament. In the account of the army deb honourable gentleman had not been fo fair as in that of the navy ne estimates of the army he stated at 17,600,000l. which was evided for by the funded debt; and the extraordinary expences unfunded debt, incurred during the last three years for the army calculated at 9,000,000l. to which he added the Vote of Credi 2,500,000l. and the extraordinary expences of the ordnance . making in all a furn total of 14,000,000l. and upwards 0

unded debt for the army, unauthorized by Parliament. rever, was not the true state of the case; for the Vote of which he thould fpeak more particularly by and bye, had a fanction of Parliament; and as the honourable gentlema had faid, some of the expences were occasioned by the is of the funded debt being in arrear, which was equival petion. Of this nature had been an increase of the expe payment of bills drawn abroad to the amount of 5,500 be paid for out of the loan. This reduced the 14,000 he honourable gentleman's calculation below the original 100,000l. of the unfunded debt of the army, to which added 4 or 500,000l. (for he reckoned in round numb precifely within 100,000l.) to be paid again by Ma I the 700,000l. faved upon the grants of 1793 and ich will reduce the original 9,000,000l. to seven millie Mf. Comparing the 7,500,000l. therefore with the us it left to be provided for at the end of every former war, I is his belief that we had expended less in extraordinary e n in any former war whatever. He begged the House to: t he stated this as his belief, that in former wars the furn the conclusion of the war to discharge the unfunded debt the amount. In the last war, when a Committee was as inquire into the expenses and conduct of the war, the Cor object in strong language to the contracting of debts authority of Parliament, and yet no provision, was n B3 with respect to the contracting of such debts in fur hen the act even was passed for the regulation of the c Paymaster, although these extraordinary expences were ex gnized, no clause was introduced to prevent them, a farther notice taken of them; and hence it was but rea him to conclude that they thought it might be inconver public fervice to put them under the express regulation. n next contended by the honourable gentleman, that the rect violation of the law of appropriation, which he con missiomernor. If his right honourable friend had viola propriation act, he had done no more than his predecess e before him. There had always been the fame difreg Appropriation act, and the same practice had been con ife in 1782, and for years antecedent to the palling of the it full continued in 1783, and had remained to ever the Appropriation act, certain fums were to be estimat rided for under fuch and fuch heads, but there had alway ain expences incurred, which were afterwards brought

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ment, under the head of entraordinary expenses; and as the ways been justified and approved by Parliament, he did no it any blame could be attached to his conduct in the prefer e. By borrowing fums in 1795, Government, was able t 2,600,000l. upon the grants of 1795. That fum ha already voted by Parliament, and repaid to the army, an he addition of the farther extraordinaries that may be voted dged himfelf that there would be money more than fufficier the whole of the army, and not leave fixpence in arreau is to the present arrears, he granted, that to the staff of 1791 , and 1795, large fums had been due. Of these summ er, there only semained 1900l. unpaid for 1793, an ol. for 1794, and when those sums were paid, there woul arrear whatever in the army. The cause of these arrear uple, which he briefly stated, left the House should enter idea that the whole of the staff establishment had been i Persons on the Continent and in the West-Indies, hav a claim for payments when due, upon the Deputy Pay s, but as claims were at the same time made at home b agents, it became absolutely necessary to delay payments a until Government was affured there had been none abroad w begged leave to fay a word or two upon the vote of credibeen urged that that furn was misapplied, and that it was to answer unforeseen demands during the recess. This h . He allowed that it was not usual to bring forward a vot dit till after the Committee of Supply closed, and at a late of the fession; but though, during the American war, of credit of 1,000,000l. was never brought forward till the of June, nor passed, perhaps, till the month of July, yeti en applied fix months antecedent to that period. In fact, th ites and the vote of credit have made but one purie, as hi honourable friend faid upon a former evening, and both as use of indiscriminately for the general expenses. By the g of a vote of credit bill you have authority to raife two mil and a half without any specific mode of application, only yo sponfible to Parliament to thew how it has been applied,has been the constant practice. It was the practice of la when the mode of application was laid before Parliament, ; ald have been also in this session, but that the account was a ady; and that the practice of laying the account of the appli of a vote of credit before Parliament has usually been at eriod of the fession. In regard to barracks, 440,000l. ha expended, and 170,000l. increred fince, and it would requi150,000 more to complete them. Of this money for seen expended for temporary accommodations before the erec permanent barracks for the reception of the troops, otherw owns and villages would have been subjected to much inco ince.' What apprehensions were entertained in that House he French over-ran Holland of an invalion of this country, roled he needed not to revert to the debates of that day to a tentlemen's recollection. The necessity of some temporary nodations was at that time pretty evident, and he had furth o flate, that in addition to the expense incurred by erecting the acks, the expence of furnishing certain articles to the troop neluded in the accounts. It was not necessary for him to t more time than to recapitulate what he had stated. He d with brevity and precision, observing at the same time, that ix millions of Exchequer bills iffued for the discharge of t funded debt, five million and a half were in circulation bet In respect to the future extraordinary expences he wo undertake to flate what the probable amount might be, but i were provided for them, it was the fame thing to the Public. the whole, therefore, if the honourable gentleman would or the actual expence of the present war with the actual expence former war, except that of 1778, he would find them for each other that there was but little difference. Upon the q tfelf he would just say a word or two. It was a common with gentlemen on the other fide when they brought any acc forward, to exclaim, if you do not admit the fact, give us a nittee to institute an inquiry. He hoped such would not bractice on this occasion. He left it to the decision of the whether the grounds produced were fubstantial enough to be nquiry upon. 'By the funding of navy and Exchequer b hought the extraordinary expences were provided for, and espect to their being incurred without authority, while Parl was informed from year to year, and from time to time, amount of the debt, he thought their acquiescence fully fand the proceeding. Of that they were to judge. The subject rast importance, as it related to the peculiar power of the H Commons over the public purie, and it was of equal impo now they decided upon it, that the Public might not be led t gine, if a Committee of Inquiry was granted, it was upon a con of misconduct. Upon this ground he objected to the original r sonceiving that the new taxes would be fufficiently productive only to complete the estimates, but to cover the unfunded del cept to the amount of two millions.

M. ROBINSON faid, that the vote of this night would be their the people had any control over their representatives; apprary barracks he was afraid would be found permanent, a people controlled by a military force when it would be too be redressed. Loans he thought a most dangerous mode of ing individuals, and procuring support to the Government, ablic money he thought had been expended in a very improper the navy: instead of producing any benefit, a system was which would occasion much neglect in the naval department. GREGORY PAGE TURNER rose to explain, but not g into explanation, was informed by the Speaker, that he is in order.

GREY noticed the various arguments brought against his in a reply of which the following is the substance.—Sir, y full statement with which I prefaced my motion, affords sufe a fufficient fecurity against may adding much in the way y. Indeed, from the turn which the debate has taken, I feel any great reason to trouble the House much at length. are, however, fome points, which have been urged by genon the other fide, to which I must advert. Before I offered to your attention, I took all the pains in my power, to innto the subject which I meant to bring forward. The result inquiries was fuch, as completely to fatisfy my own mind in nelufions which I have drawn. But as the matter was new I still conceived, that even after the fullest investigation on rt, there would remain much room for explanation on the ide; and that there would be many points in my statement, would be liable to be controverted. I now feel much pride tisfaction, that not only the leading points of my statement ot been attempted to be controverted, but have been implicitly ed and acknowledged to be true. As it is not my intention oduce into my reply any matter extraneous to the question, mourable gentleman (Mr. Jenkinson) will excuse me, if at meaning any personal incivility to him, I do not feel it at restary to notice the greater part of his speech. To the queshich I immediately brought before the House, he did not say that requires an answer. If I had argued the principle of ar, if I had infifted on the best mode of making a loan, if I one farther, and stated any thing respecting the Austrian loan, ply which he gave, would then have been perfectly properaving studiously avoided all those points, in order to call the ided attention of the House to a topic of the most serious imice, and folely to profs, what I confider as the strong and ur-

[Co gent case which imperiously calls for inquiry—the state of ing expense of the country, I must confess, that the topics the honourable gentleman choic principally to enlarge, we entirely applicable. I can eafily, however, perceive the circ from which he has been led into this mode of treating the When I gave notice of a motion respecting the finances of ery, the honourable gentleman naturally supposed, that I w with myfelf with materials from an admirable pamphlet la lished on that topic, and was, in consequence led to prepar fiver to that pamphlet. Mr. Grey here alluded to the entitled, "Facts, addressed to the serious attention of the of Great Britain, respecting the expense of the war and the the national debt; by William Morgan, F. R. S .--- P J. Debrett, in Piccadilly."] It happened, however, thou fels myfelf greatly indebted for information to the profound genious author, that I did not much avail myfelf of the f of that pamphiet, nor follow the particular track of discussion he has there to ably profecuted. The only thing like an a my flatements, which he at all attempted, occurred in part of the honourable gentleman's speech, in which he the expences of the four last years of the American war, t pences of the prefent war. This he infifted to be the prop of comparison. By the bye, he did not advert that in dra comparison from the four last years of the American war, too large a scale of time, as hitherto the present war has or for three years. The proper period of comparison began year 1778. It was incredible with what rapidity the de fucceeding years of the prefent war had been mounted up how large a proportion they rofe above one another. Th of the supply in 1793, was 4,500,000I. In the follow it role to eight and eleven millions. The whole extra e the last years of the American war was some millions shor had already been incurred in the present war. This fac nourable gentleman was obliged to omit. He affected to a matter of trivial consequence, and to wonder that the e the prefent contest had not exceeded, in a larger proportion the American war. I defire the House to attend to the this defence. It is admitted as an incontrovertible fact, fidered as matter of furprife and congratulation, that the fe pence in the prefent war, is only in a certain proportion gr that of the American war. The American war, which been held out as unexampled in point of extravagance a fien, which has been recognized as fuch by the Houfe, generally and firongly reprobated in the country, and which been pointedly and forcibly arraigned by the right honourabl leman himself. If Ministers are contented to rest their conduc uch a defence, I freely leave them to enjoy all the fatisfaction ch they must derive from such a vindication. If such are th nds on which they lay claim to merit, I envy them not that that raise which must attach to their conduct. I leave to them the ful it of economy, which more than ferves for an apology for th unbounded extravagance of former times. But, Oh! the ere told of our great exertions, of our unparallelled efforts in th ent contest; of our immense means, and of our extended scalperations. We are told also of the prodigious exertions, and mous expenditure of the enemy. We are told that they have usted no less than 240 millions in the present contest, as if the nditure of the enemy formed any criterion to regulate the exes of this country. This mode of arguing proceeds from: misconception of gentlemen on the other fide. They mistake tvagance for exertion, and profusion for activity. They estithe importance of the fervice by the magnitude of the expence feem to think that they have fufficiently proved how much ha done, when they have shewn how much has been expended ortunately this mode of argument, in the present instance, i only entirely inapplicable, but the reverse of the conclusion th, they would infinuate, is actually the case. For the enors expence which has been incurred to the country, no fervior tever has been done. 'We have indeed an immense army, or r, though, I believe, if we look to the real number of effective , we shall find a confiderable diminution. But if we have this sense army on foot, it may be asked, where are they? occupied in the internal defence of the country, or engaged in gn operations? Where are we to trace the progress of their ac y, or witness the effects of their exertion? Is this army o rtlefs thousands concealed at Brentford, unmarked by the eye o ofity, unknown in the scene of action, pining in inglorious and rofitable indolence? Where was this army last year, when it ices might be supposed to be wanted? I do not now mean to is the utility of diversions on the continent, I will even admi fuch diversions may not only be extremely ferviceable to the mon cause, but particularly beneficial to the interests of this try. But last year we had no diversion on the continent. We no army in Flanders, nor in any other quarter, except we are to that name to the two thousand men who were ignominiously en out of Hanover, and forced to skulk about Bremerlee, hang or. XLV.

ig their heads till fuch time as the transports were ready to nem to this country. In the American war, as I have rated, the case was different; we had then a large army in .ca, offensive and active; we had a large army in the West re had also an army engaged in the defence of Gibraltar, ney so gallantly maintained against the united force of the nd Spaniards. Thus far I have thought necessary to not aly argument of the honourable gentleman, which applied mmediate question. As another honourable gentleman (I Montagu) went entirely into a general argument respect rar, it will not be necessary for me to advert to any of th which he advanced. The honourable Baronet who fucceed Sir Gregory Page Turner) pursued a different course. Ente he opinion which he does, he undoubtedly felt himself to n the centure which he took occasion to pass on the conduct solition. How far the charge, "That they were continually ng the House with motions to no effect" was either decer refled or properly applied, it is for the House, and not fo lecide. As to the particular point, "That these motions House were without effect," to the truth of the fact I must fu and leave to the honourable Baronet all the benefit of the con-If he pleafes to bring the charge against me, to that charge rationtly fubmit. I affure the honourable Baronet, that no my imputation will prevent me from purfuing that line of c which I think calculated to put the Public in possession of it ion respecting the real state of the country. Whatever re uch motions may experience in this House, their effect will oft, if they shall tend to open the eyes of the country at lan o inspire a proper sense of reflection with respect to their reion. As to the honourable gentleman, (Mr. Steele) wh aft on that fide of the question, he admitted all the leading of my estimate to be accurate, and differed only as to a few sarticulars. He fays, that provision has been made for th I want to know what provision is made for that p for my own part I know of none. I admit, indeed, that the ionourable the Chancellor of the Exchequer, in bringing i is budget, talked of funding five millions of navy debt. He lso of appropriating the sum arising from the lottery, to del nterest of that service. It is a principle universally recognize ndeed in its own nature incontrovertible, that every addition sublic expense ought to be provided for by a permanent articl enue. But who ever confidered the lottery as coming und lescription, or dreamt of applying it to such a purpose? The is never been set down under the head of permanent revenue, real it properly be so classed. It is a fund, with respect to the endiency of which much difference of sentiment has been entertained which has always been only available for incidental claims, as sees of emergency. But whatever may be alledged on this heat lit not be admitted that a great sum of navy debt must be broug account, whenever the accounts come to be settled?

I now come to a subject, which falls more directly under heat

nowledge, namely, what he stated respecting the army. timated fervice on this head during the war; amounts to seventee illions, and the extraordinaries to nine millions. Out of th R fum, the honourable gentleman contends, that a faving of illion and a half ought to be deducted. This is granting re neral statement to be true, and also admitting that the extraor naries of the war amount to seven millions and a half. Wel d Mr. Grey, I will take it even upon this supposition, which ntend however not to be correct. During the years 1778-79-8 the American war, the extraordinaries only amounted to five illions. So that even upon the honourable gentleman's ow ewing, the extraordinaries of the army during the present wa two millions and a half greater than those incurred in the same riod of the American war. In return for this enormous expend call upon him to thew me what has been done. What expedn has been undertaken, of which Ministers have not had cause t ashamed in the result? What acquisition has been made to the untry, if we except those possessions which have been taken from e Dutch. Paltry gratification indeed for the national pride! W ted, that the great object of the war was to fave Holland and i pendencies; and now as a compensation for all the defeats w we fastained, for all the facrifices we have made, we are to satisf rselves with the plunder of our former ally. But I am now t ew, that the deduction for which the honourable gentleman cor nds, ought not to be made. This deduction ought to be for ainst the sums which are now owing. Let me suppose the est. ated fervice fairly provided for; so much has been voted by the oufe; a certain faving has occurred, but an equivalent fum w owing; it is evident that the one can only be confidered a vering the other, and not as a folid acquisition to the public purs at I will not dispute for trifles. In an account of such magn de, a fum of a million and a half may be accounted a trifle, ar ay be but little noted in the magnificent scale of expendituopted by Ministers, however seriously such a sum might have rmerly been deemed to call for the attention of the House. R.

ted and unbounded profusion ceased to create surprize. tain period, it failed even to attract notice; already this llions had been expended on the estimated services of the I twenty-nine millions on the extraordinaries; an enorme s last, if it was considered that it was applied to objects : knowledge and confent of Parliament. On this ground ! ject to granting money by vote of credit, fince the mor inted never comes directly into the contemplation of Parl d but feldom comes under their discussion. The hor ntleman fays that a vote of credit is an admirable mode eding! that is, only an authority to raife a fum of money ay afterwards be applied to any fervice, no matter what, be brought before Parliament. But I defire him to loo tter of the act of Parliament. A vote of credit is onl plied to those unforescen emergencies, which may arise rrent year. It is only to have a prospective influence, ar it to be diverted to other purpoles, or to cover the deficirmer years. Against such an abuse I will ever raise m sice, and exert the little influence of which I may be p : is in vain to urge to me that fuch at all times has I ractice of Ministers; if the practice is bad, it ought r intinued. At any rate, either the law or the practice : abolished. At present, the practice is in direct viol w, and partakes of all the guilt and the meannels of an raife money by fraudulent pretexts. Why should the Ch f the Exchequer not present the estimate of the whole if Vhy should it be necessary to borrow from any branch ublic fervice, in order to cover an expence, which could I uned in the first instance? It was highly unjustifiable to ne fervice, what was granted for another. Here Mr. C arred to the Appropriation act, and moved, " That the fi esolutions of the House, of the 15th day of May 1711, appears to this House, that the sum of six hundred soufand eight hundred fix pounds, feven shillings, and feve ath been paid out of the monies issued to the service of the or provisions supplied to land forces, sent to Spain and I nd for the garrison of Gibraltar, for which no deduction een made from the pay of the forces, nor any part of t ligned to the victualing, notwithstanding the several lette presentations, made to the Treasury in that behalf;" a

That such diverting of monies, issued to the service of the the land service, hath lessened the credit of the navy, discussed the paying extravagant rates on the service.

tracts, and was a milapplication of the public money," migh ead. And the fame was read accordingly. Our ancestors we so careless of the disposal of public money; they were not incline eadily to comply with the demands, and so implicitly to confic he discretion of Ministers. On a sum of much less important n those which I have now brought forward, they passed th colution, to which I now request your attention. Exactly, sa . Grey, in the point of view which this Resolution states, do fider the recent practices of Ministers as injurious to the nation dit, and a misapplication of public money. But the honourab tleman feemed to pay no more attention to the very act, which l originated from his own office, than to the general law on the ject. By that act it was provided, that the cloathing half-year ed to the army, should be regularly paid. In the dispositie er it was accordingly put down as paid, while in reality the fu nained due. This was a species of fraud, which Parliamer nfiftently with that regard which they owed to their own hono I to the interests of the country, ought no longer-to suffer to pa noticed. I am aware, that it is impossible that all accounts c provided for by estimate in the first instance. But every pr ation ought to be taken, to keep the extraordinaries in as low portion as politible. In the present war the amount infinite reeds that of all former extraordinaries, and is out of all estimate his fact furely of itfelf furnishes a strong ground for inquiry. e expence of the staff, which was also stated in the dispositi per, as paid, there remains yet a balance 16,000l. due fo f ck as 1794. There were feveral other points which I broug rward, of which no notice at all has been taken, and which all not now recapitulate. The honourable gentleman accus e of a wilful mif-flatement respecting the amount of the morpended on barracks. I stated it to form a sum of 1,100,000 om the authority of an intelligent friend, to whom I am chie debted for information on that subject. Here Mr. Grey read to fult of the different accounts, which altogether made a fum ne hundred thousand pounds. He remarked, that he had unfi ntately missaid one paper respecting the Ordnance barracks, which all probability, occasioned the difference from his former sta ent. With respect to the number of men for whom these be cks are built, I find that I am strictly accurate; they are c llated to accommodate a number not less than 40,000, a confition truly alarming for the country. With respect to the arti the unfunded debt, I stated the amount of interest with wh e country would be burdened, even after the happy period of

turn of peace. I took no unfair advantage; I admitted the

tes of the right honourable gentleman would be fully adequ eir object; I supposed no defalcation in the revenue, fro minution in the confumption of those articles, from which and is created by the war. The whole amount of the tes is seventeen millions; the land and malt tax I fet de o millions and a half. Thus, at the return of peace, eve fing that no defalcation take place, there will still be a ne impole two millions of fresh taxes, in order to meet the zereft. Let me again address the country gentlemen, th whible of the pressure of the present taxes, they see their ope the country, the means to which Government reforts in or force them, the rigour which is exercised with respect to o s, and the agency of a vile herd of informers. The poor fuffrious class of farmers are the sufferers by that rigour, a y of those unprincipled informers. As an instance, late orthumberland, a farmer, who kept one riding-horfe, for paid the tax, was subjected to a fine, because an inform daughter riding to church on a cart horfe, and the magic mgh fensible of the hardship of the case, had not power to e n from the penalty. The operation of every tax increase nmary jurisdiction of the magistrates, and lessens the secur : people for their rights, by taking from them the benefit of il by jury. Mr. Grey then recapitulated the object of his nts He concluded-It remains undoubtedly with the exercise their discretion with respect to my motion. I sit th the impression, that in bringing it forward I have disch important duty to the country. It has been infinuated that duty to make the people think well of our refources, and motion has an opposite tendency. I, on the contrary, t by declining to go into a Committee of Inquiry, we shall evident wiftrust of our situation, and sanction the most m ly apprehensions with respect to our future prospects, wh boldly looking the state of our finances in the face, and can nging forward the refult, we shall inspire more crédit and ince, than any measure of supply. Mr. STEELE explained. The vote of credit now grante House would be sufficient to pay off all the arrears of the a ler the head of extraordinaries up to the 31st December lat

Mr. MARTIN. I have heard this night so many reason

s might be iffued to the prefent creditors.

Mr. GREY was glad to hear this fact; but that did not flatement of the amount of the outstanding debt. Exchange

nquiry, and not one against it, that I should be ashamed to my face in the present distressed state of the country, and ald think myself unworthy of a seat in this House as a represtive of the people, if I did not give the original motion my ded support.

The House then divided,

Against Mr. Grey's motion 207
For it — 45

Majority -- 162

Lift of the Minority, on Mr. Grey's motion.

rey, Sir John
lay, George, Esq.
ng, John, Esq.
nrd, J. P.
rerie, Hon. Edward, Esq.
rerie, W. Esq.
h, J. R. Esq.
g, George
ton, Sir Robert
tenay, John, Esq.

tenay, John, Esq.
pigny, T. C.
patrick, Gen.
ther, Sir H.
Right Hon. C. J.
cis. Philip. Esq.

cis, Philip, Efq.
, Charles, Efq.
, James, Efq.
ifon, John
eywood, Francis, Efq.
ard, Henry, Efq.
ey, William, Efq.
pe, Thomas, Efq.

tbread, Samuel, jun.

ht, R. P.

Langston, John, Esq. Lechmere, Edward, Efq. Lemon, Sir William Long, S. M'Leod, General Martin, James Milner, Sir William Milnes, R. S. North, Dudley, Efq. Rawdon, Hon. John Ridley, Sir M. W. Robinson, Marcus Ruffell, Lord William St. John, Hon. St. Andrew Smith, General Smith, William, Efq. Spencer, Lord Robert Tarleton, General Thompson, Thomas Vyner, Robert, jun. Vyner, Robert Western, C.C. Esq.

TELLERS.

Curwen, J. C. Eiq.

Friday, 11th March.

Ir. JODDRELL role to move for leave to bring in a bill for an appropriate of the property of the faid that of late crimes of this nature had inseed in a most alarming manner, and required the serious attended in a most alarming manner, and required the serious attended the legislature. He stated that the bill was sounded upon model of an act of the 25th of George II. for the prevention nurder, though he did not intend to adopt all the provisions of the considered that the dread of having their bodies disposed

of in the manner he proposed by the bill which he now more leave to bring in, would operate to the prevention of the parsecies of crimes to which he alluded. He had consulted of the highest authority in the criminal law, particularly Kenyon, and received the most flattering encouragement to Besides the principal point he had in view, there was a fee consideration of great weight, he meant the preventing of the ing of dead bodies. From his habits of thinking, and free education, he entertained the utmost horror of this practice he lamented the sate of the bill brought in last year up subject. He hoped, however, that the present bill, by sure a sufficient number for the purpose of anatomy, would prose the effects which that bill had in view. He concluded with the save to bring in a bill to the above effect.

. Mr. BUXTON feconded the motion.

Mr. FRANCIS was inclined to think that what the hongentleman stated to be his secondary object, was the principal on the present occasion. Perhaps, however, the bill mighoth purposes. The principal objection which appeared mind against the bill, was, that it tended to confound the is sion which crimes made upon the minds of mankind, by as the same punishment to unequal offences. He was averse rate from annexing this additional punishment, for such it be viewed, to simple robbery. In cases where attacks were and wounds inslicted, although death did not ensue, such as tion might be made to the punishment, as a mark of greate rity, or in the case of nocturnal attempts of burglary, which of a nature more criminal.

Serjeant ADAIR faid, he now rose to oppose the bill in the sent stage, as he would in every subsequent one, should it be a to proceed any farther; and he hoped he would be able to that it was essential to the dignity of Parliament, and to the stage of the public, not to encourage for a moment a measure which so much evil would result. It had been an observable by all versant with the criminal justice of this country the great defect of our criminal code consisted in consounding gradations of crimes, removing the distinction of enormity, a proportion of their punishment. He could not think of addithe proposed bill would do, to the severity of the punishmedeath, in cases where the punishment of death ought not to sticked at all. In the various cases of burglary the same provided by the law. A ragged boy, on the 2 December, cutting a hole in a pane of glass and drawing out a process.

rs to the value of two-pence, would be found guilty of burglary,

y the lawpunished with death. Was the person who took only shillings, without committing any violence, to be compared nocturnal, way-laving murderer ? Were the obvious moral ctions of these crimes to be confounded and held forth to the e, as meriting the fame feverity of punishment? He thought he distinction which the bill meant to extend to other crimes, d be referved as the peculiar attendant of the punishment of er, with regard to which it was wife to maintain a greater e of horror and dread. The difgraceful multiplicity of crimes ly punished with death was no reason for affixing an additional of severity. He was not such an enthusiast for the promotion e science of anatomy, as to advance it at such a price and by means. The other object might be a good one; but he could o promote it, confent to break down that barrier which God ature had established between murder and other crimes. night contribute to increase murder, by removing one great re to deter criminals from committing it when they committed rime of robbery. Upon the whole the proposed bill appeared ceptionable, that he could not think the House would be disat all to entertain it. He had now only faid a few words It it; but if necessary he would afterwards state his objections rater length. he ATTORNEY GENERAL regretted that he had not

he ATTORNEY GENERAL regretted that he had not on that this subject was to be agitated, that he might have to in his power to inquire the reasons which induced the persons nom the honourable gentleman had alluded, to give the opinion ad stated. He was convinced that they did not hold such an on as had been ascribed to them without considerable doubt, thought that the bill would confound that distinction between fer and other crimes which ought carefully to be maintained, thought murder the only case where an aggravation of punisher should be admitted, and upon this ground he opposed the to bring in the bill.

Ir. FOX said if the period should arrive when the honourable learned gentleman opposite to him, (Attorney General) and concurable and learned friend near him, (Serjeant Adair) should be their time to the amendment of that part of the criminal which was so justly complained of, it would be an æra equally curable to the country, and conducive to the safety of individuals a point on which his opposition to the proposed bill rested, was it annihilated the distinction between murder and other crimes the was so essential to inspire just impressions of guilt.

General SMITH thought that some additional prevent ighway robbery was required, though he could not agree ill in the utmost extent to which it was to be carried.

Mr I. HAWKINS BROWNE opposed it, as tending to bund the distinctions of crimes.

Mr. COURTENAY thought it would increase murder,

ut diminishing the number of felonies and burglaries.

Mr. JODDRELL said, that he would not push the subject the sense of the House seemed to be against his motion. It sted from the most conscientious motives of duty; but he nat the learned gentlemen who had opposed him would direct the trention to remedy the defects of which they complained, neet the alarming evil he had stated to exist.

The motion was rejected without a division.

Mr. CURWEN moved for the House to resolve itself committee upon the game laws, when Mr. Wallace oppose peaker leaving the chair, upon which a conversation ensurement Mr. Buxton, Mr. Cox, Mr. Francis, Sir John Rous lurwen, and Sir Robert Salusbury, and the House divided,

Ayes - - 36 Noes - - 27

Majority 9.

The House then went into a Committee, Mr. Braddyll hair.

Mr. CURWEN then moved a resolution, that the game oppressive in their nature, and inadequate in their provise

Mr. I. H. BROWNE objected to the refolution, upon ore, of this being an improper time to agitate any species orm.

Mr. FOX observed, that his honourable friend had been fairly dealt with on this question. He had first brought in or the regulation of the game laws, when the House advise abandon that mode, and discuss them in a Committee. To oposition he had assented, and now he was informed the as not the time for discussion. He recommended his honourable therefore to withdraw the resolution and proceed upon he had plan, by bringing in a bill and passing it through the startegular way.

Mr. CURWEN accordingly withdrew the refolution, and a at the Chrirman do ask leave to bring in a bill to repeal c

ws for the prefervation of the game.

The resolution was put and carried, the Chairman brown

report, leave was given to bring in the bill, and Mr. Bradd Mr. Curwen were ordered to prepare and bring in the same. Ar. ROBERT DUNDAS moved for the copies of a couple passed in the Assembly at Jamaica, relative to the importation of the best passed, to be laid upon the table—Ordered.

Ir. WILBERFORCE moved for the order of the day on Mo
to take into consideration the Report of the Committee on t
for the abolition of the slave trade, to be discharged, and o
for Tuesday next; and he intimated, that on Thursday
hay following he should move for the third reading.

Ir. DENT wished to have the consideration protracted, on a set of the illness of Mr. Dundas.

The order of the day was discharged; but on the motion for to ideration on Tuesday the House divided, when it was found the were only two and twenty Members, and the House adjourn sonday.

Monday, 14th March.

Ar. WILBERFORCE moved that the report of the flave-abolition bill should be taken into confideration to-morrow. General SMITH wished it to be postponed on account of a nee of Mr. Dundas through indisposition.

Mr. Chancellor PITT faid that his honourable friend did to the subject to be postponed on account of his absence; but present, he would deliver his sentiments on the third reading. DENT said he could not allow the order to be renew to-morrow without taking the sense of the House.

The House accordingly divided,

For the renewal - - 62
Against it - - 18

Majority - 44.

The Test Act Indemnisication bill was read a first time.

Mr. CURWEN moved for an instruction to the Committee game laws to introduce a clause into the bill for altering a ending the old laws and making new provisions.

Agreed to.

General TARLETON presented a petition from the Mayor rerpool, and another from the inhabitants, against the abolit the slave trade.—Ordered to be laid on the table.

Mr. RYDER moved that the House resolve itself into a Co

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mittee of the whole House to-morrow, on the American Inter-bill.

Mr. LECHMERE faid, that on a future day he would for returns of the grain exported from the ports of Suffex and I thire, particularly Southampton, in the years 1776 and 1294 and 1795.

Mr. DENT's motion for a tax on dogs was put off till Th

next.

General MACLEOD faid, it was with much regret he his motion relative to the blood-hounds used against the Macon account of the indisposition of Mr. Dundas; but on Macon he would bring it forward.

The House adjourned.

Tuesday, 15th March.

The order of the day being read for taking into confideration and the Committee on the bill for abolishing the flavor

Sir WILLIAM YOUNG role to give his most decided

tion to this bill. He objected to it in every point of view in it could be confidered: the principle of it was founded in in and every clause was replete with tyranny and oppression. dreffed the House upon this subject with the strongest feelings felt for the West-India merchants and planters, who would figned to inevitable ruin, if this bill were to pais, and he his own property in the West Indies, of which this measure necessarily deprive him. He begged gentlemen would ferious fider what were the provisions which they were called upon t by this bill, and what were the means by which those provision to be carried into execution. In the first place, in order to tate profecutions under this act, the West Indies are to be ta be in the county of Middlesex, and therefore, in every prose the cause must be tried at that immense distance from the re of the planter; they must come into England, and leave a concerns, to defend every profecution. This, in itself, as to him to be a most intolerable hardship; but there was another greater, viz. the penalty imposed for the violation of this: was no less than 14 years transportation to Botany Bay. T a severe punishment even upon a guilty man; but under the an innocent proprietor of land in the West Indies might be

liable to it by the act of his overfeer. He begged the House sider what must be the effect of such a sentence as that of a transportation to Botany Bay, to gentlemen of education, in society, of polished manners, and of extensive connection estred to know if it would be consistent, either with justice or anity, to expose them to it, merely from the misconduct or ake of an overfeer? For his own part, he would never knowcounteract the laws of his country, but his innocence would to defence to him under this act. Another point of view in th he wished this bill to be considered was, that it would opeas a general bill of foreclofure; large fums of money were lent West-India property; if that property was destroyed, in what mer were the mortgagees to be repaid, for the planters would have it in their power to make due payments. He considered bill as a very ungrateful return from this country to the colonies the conduct they had purfued fince the commencement of this The merchants and planters had evinced the utmost ardour he public fervice, and large numbers of volunteer negroes were loyed in defending the islands against the common enemy. He ight, that while gentlemen were to anxious to exercise justice tods the blacks in the West Indies, it would be but fair to shew e to the whites, and not by fuch a bill as this to confign them their families to ruin; he therefore objected to this measure as ust in its principle, oppressive in its operation, and extremely elematical as to the attainment of its object; and he also objected t, because it could not have the smallest tendency to diminish the chief complained of; because, whether we carried on the trade not, the negroes would certainly be taken from the coast of ica.

General SMITH also professed himself adverse to the bill: he , he had no individual interest in the question; he had no proty in the West Indies; he therefore acted on this occasion merely n a sense of his duty as a Member of Parliament, not a popular thing to oppose the abolition of this trade; he w that every artifice had been used, to excite an unfair prejudice in this question; but he considered himself bound in conscience meet that unpopularity, and speak his sentiments fairly. tlemen who were so anxious to abolish this trade, were constantly ting about humanity and justice; but there was another confideon, which, as Legislators, they should not forget, viz. Policy. fore he proceeded any farther, he should wish that some extracts the statute of the 9th Anne might be read. The Clerk read an tract from that statute, which was in favour of the slave trade.] is was the policy upon which our ancestors acted; but this powas now to be entirely difregarded. He defired to know what light had broken in upon us, which informed us that our anors, for a century past, had been acting totally without any re-

d to justice or humanity? The wealth and prosperity intry depended upon her commerce, and the trade with th dies formed a very confiderable part of it: Why then, he re we now to facrifice it? Was the Minister prepare ans to supply the defalcation of revenue which this abolitic ration? Was he prepared with means to indemnify th ants, planters, and their creditors, for the lofs they must fuch a measure? It was very easy for gentlemen who operty involved in this trade, to give their opinions against i ght go home quietly and eat their dinners, because they for loss; but he thought those who, upon the faith of Parl d engaged their property in it, were entitled to some confid was faid this trade was against justice and humanity; I ery thing to be abolished, that was not confishent with hun o keep a poor wretch immured in a prison, for a debt w is unable to pay; to prefs a man into the fea fervice, an ter cases he could mention, were not quite consistent with y or justice, and yet they were suffered to exist. He wi informed for what purpole it was that this country was po pence of equipping and fending out a large armament to the dies to attack the possessions of the enemy, if we were not make any use of those possessions after we had acquired uch abuse had been thrown out against the planters on the their cruelty, &c. but the strongest proof, in his opinion, fehood of these accusations was, the alacrity with which th med out in defence of their mafters and their property aga ench. He should not go into the clauses and regulations 1; he disapproved of its principle, and should therefore most decided negative.

Mr. FRANCIS. Mr. Speaker, I really had no thouting part in this debate. My opinion of the flave trade iently known. But I confess, I have not patience to her have heard this day from the two honourable gentlementate last, without feeling indignation and endeavouring to

The honourable General introduced his speech with preat he had no property in the West-Indies, nor any conth those who had. Allow me in my turn to declare that, have no property in the islands, I once was intimately conth some, who possessed a great deal. The person, I all d no relations but in my family. Her personal fortune we insiderable. The succession to the greatest part of it would us by have gone, as in justice it ought to have done, to her ow me, to whom she always expressed, as in common gratical.

he ought to have felt, the warmest affection. Why was the nd reasonable expectation on our part disappointed? Because not yield to her earnest and repeated solicitations to vote again bolition of the flave trade, or at least to be neuter. I vote poke for it, and the disposed of her fortune accordingly. urable General fays, that we are very much at our ease whil e voting away the property of others; that we go home to the ment of our dinners and of our beds, without thinking on th y and ruin we are to bring on a great body of our fellow subjects , Sir, of me at least, it cannot be faid that, while I neglecte crificed their interests, I was careful of my own. I acted wit yes open, for I was distinctly threatened with the conse re. And yet I went home that day with appetite to my dinner shall do to-day, and slept foundly that night. Had I don wife, I should have lost that quiet mind, without which er can the luxuries of the table gratify the palate, northe be wn give repose. Forgive me, Sir, for speaking of myself i manner. The facts I allude to are well known to every one knows me. My object in referring to them is to obtain cre or my fincerity, in the part I now take, even with those, wh undervalue my judgement. The honourable Baronet, in ve ent language and passionate terms, complains of the enormou nd injury which the West-India proprietors and planters are t by this bill, without any compensation. I deny it as a facif it were true, let them begin by entitling themselves to re , before they expect that the House will listen to their corr t. I answer them with the authority and in the language of ish equity, ever since equity was known in England; Do justic. e you demand it. Non Peret AQUUM, QUI PETIT INIQUUM ong as you are guilty of an enormous injustice, on the ver nd and fubject matter of your pretended wrongs, the court wi isten to you, even the' it were true that you had some equitabto compensation or relief. The honourable Baronet says, the oreamble to the bill, in afferting that the flave trade is contract principles of justice and humanity, is a cruel mockery of the rings of persons in his situation, and that it adds insult to wron; honourable General, on the other hand, fays, that it is nothir he truth, that it was true a hundred years ago, and has cor d to to this hour; and therefore, I suppose, he concludes trite and notorious to be worth afferting. The honourab emen agree better in their views, than in their principles. Th surable Baronet fays, that the state of the greater part of the t-India proprietors is already fufficiently diffreffing, and in mar

nstances deplorable; that their estates are mortgaged, for he whole of their actual value, to merchants and other moni n this country; and that this bill will annihilate the fecurit norgagees. Be it fo. The interest then is in them, and fro we have had no petition. The honourable Baronet's anxiet he mortgagees is extremely generous I confess; but, if his of the actual fituation of West-India property be correct, the would fuffer little or nothing, even by a general foreclofure. gentlemen recommend it to us not to forget policy, while alking of juffice; from which I can only collect that, in their it leaft, there is an evident distinction between policy and In mine, Sir, they are the fame. If there be any circum of the present moment, or in the actual situation of affairs West-Indies, which may render it prudent or adviseable carry the measure of abolition into instant execution, His M Ministers, who have the best information on such points, a are trusted with the care of the general interests of the empir to tell us fo. I must conside in their prudence. If, by with any necessary information of fact, they fuffer the House to be they are to answer for it. But as to general and fundament ciples of policy, I want no instruction from any man. I ke it is by justice only that great empires can preferve their gr fic fortis Etruria crevit, and that, by abandoning that princip enfure their ruin. But, when argument fails, we are threatened if we perfift. The example of the lofs of An held up to us by way of warning not provoke the West-India lest they also should be lost to Great Britain. If this be lation only, I answer it with a better; -- that the events and human councils are at the disposal of a higher wisdom that and that those conclusions, which we most strongly dread: precate in profpect, are very often beneficial in the event. a menace. I answer it with a fact. At the outlet of that i sontest, the terror held out by those who promoted and th opposed it, was the loss of America; by the former if we by the latter, if we perfifted. But all parties agreed that of America must be the ruin of Great Britain. America w get, in spite of that loss, and of all that this country wa fuffered in attempting to recover it, Great Britain has furviv flood as firm and fecure as ever; nor do I know with certain fetting aside the expences and calamities attached to the Great Britain is effentially weakened or impoverished by the tion of America. The honourable General states it as an a in the Councils of the Administration to waste so many li puander fuch immente fums of money in expeditions to mi pucies in the West Indies, while in effect they forbid the cu on not only of any you may acquire, but even of those, wh postess. Of what use are the acquisitions, if the importati egroes be forbidden? Sir, it would be improper to enter n the policy of these expeditions. That question is not before is this the time for it. But to the objection, as it is stated, 1 er is obvious. On our principles, there is no contradiction l n the policy of the expeditions, and the object of the b. two measures may be confishent, at least in the judgement ons, who think and maintain, as I do, that the cultiof all the lands in the West Indies may be effectua ided for without a farther importation of negroes from Africa honourable Baronet complains of the extreme rigour and ty of the penalties imposed by this bill. My answer is that, purposes of the law be good, if the object be just and necessar penalties must be sufficient to enforce the execution and infa effect. Beyond that point, I allow, they ought not to be e led. On this part of the subject I call on the gentlemen of t robe to give us their advice and affiftance. It is properly the ness and duty to watch the construction of all penal acts, and care that they neither violate the principles, nor extend t ur of our English jurisprudence without absolute necessity. t own I have my doubts, whether there may not be fome four on for the apprehension expressed by the honourable Baronet, the extreme latitude of the terms used in the first clause, by which procuring, aiding, or abetting in the importation of any negroe ut on the fame footing with the actual importation and made ful to the fame penalty of transportation for fourteen years, ma olve innocent persons in the consequences of acts done withou r participation, and even without their knowledge. Here aga all on the gentlemen of the long robe, to examine this matt give us their advice. The honourable Baronet affirms and 1 nts that, by this clause, men of birth, fortune, and education thed and improved by manners and by learning are liable to ishment degrading as well as rigorous, and to be confounded wi ns and criminals of the vilest denomination. I feel the force objection, and with to have it confidered. At the fame tim not think it comes with a very good grace from the honourab onet. When the Sedition bill paffed, he took no part to oppo He saw no objection then to the newly-created penalty of trai rtation for a seditious libel, on a second offence. By what so Vot, XLV. 2 Q

persons could that fort of offence he committed? By men of le genius, and education. He saw no objection then to the

ty of transportation in company with felons of every defeript possibly it might fall on such a man as Mr. Burke or Derr, or on persons the most eminent in the kingdom for literal science. Such men, if they were obnoxious to Government of the prosecuted, in the first instance, on any trisling present the sake of insuring the penalty attached to the second conviction to the honourable Baronet has different rules and measures for one, whose quality and character are the same. But justice of the distributed with an equal hand to all men. The class of ender undoubtedly should be considered, as well as that of the

ice. If, in this respect, the bill should be found liable to o

n, it ought to be corrected.

Mr. M. MONTAGU spoke in favour of the bill. He lered it as no argument in favour of this trade to fay, that i rmitted or encouraged by our ancestors; for, if they were w was no reason why we should persist in the error. The nity of a bad fystem was no justification of its continuance. iends of the abolition had obtained every communication of bject. Parliament heard evidence, and examined with ad were convinced of the necessity of the abolition. Gentl ad talked of their property in this trade; they therefore must bias upon the fubject; but those who wished for this abolitio o interest one way or other; they acted only from conviction fense of their duty. It appeared to him, that upon this que I the eloquence, argument, and justice, was on the fide of solition. He concluded with reminding the House, that ad already decided upon this point; they had voted for its: on; they were therefore bound in honour, and from a rega ne confiftency of their proceedings, to vote for this bill.

Mr. Secretary DUNDAS said, that if all the brilliancy of tall the force of argument, and all the weight of authority, nited on one side of the question, one should think that the temen who espoused that side, would at least listen to those ave no claims to eloquence, who boast not of the strength or guments, and who are entirely devoid of authority, while tate their doubts on a subject on which they have not for ecided opinion, with that patience, kindness, and forbeat which their humility demands. But if he had only doubted ropriety of the measures proposed to be adopted in former state business, these doubts had now risen to a decided opinion

vinion that the bill now before the House would defeat its or sject, and obstruct the general interests of the country. I lents might be great or fmall, and his authority might be weigh contemptible, but he found himfelf called upon as a man eufted with the discharge of a public duty, to come down to the oufe this evening, not without very confiderable perfonal incor mience, to oppose a measure, which, if carried into execution ould not only not be productive of good, but which would be th use of much mischief. He knew he had the misfortune, in er rtaining this opinion, to differ from fome honourable friends, fo hole judgement he had the highest respect, and of the integrity of pose intentions he was well convinced. The principles upo sich they acted, increased his esteem for their characters, and the idity of their judgement inspired him with diffidence of his ow inion. Still, however, after the most deliberate and impartic vestigation, which he could bestow on the question, and after eighing the confequences again and again, he was convinced the was right. He had faid before, and he would repeat it now, the ough no fubject had undergone more ample discussion, though ever gree of evidence had been called in, and every species of arugmen ought forward, In fo much, indeed, that it was impossible to advance y thing new, all that had passed in the course of seven years'de te, had only tended to confirm him in the truth of the proposins which he had originally laid down. And these propositions h uld re-state, as containing the grounds of all the opinions which had formed. The first was, that admitting the African slave de to be founded upon injustice and inhumanity, and admitting it it would be for the interest of the colonies that it should be olithed, this was not the proper time for the abolition. and was, that without the cordial co-operation of the West-India nters it would be absolutely impossible at any time, by any legisive provisions, to effect an abolition of this traffic. He very ily forefaw the fort of reply which would be made to him-11 uld be faid, "What! will you continue to commit, injuffice bery, and murder, because, if you don't, others will do it?" this he would answer, that to those who confidered this question rely with a view to humanity, they mult give up the very ground their argument, if they put it in that way; because it was absurd talk of a with to ferve the cause of humanity, by throwing the le into the hands of those who would not earry it on with so much dness as we do. It would be very fair for gentlemen to say y withed, by the abolition of this trade, to wipe away the flair

it had thrown upon this country: but it was abfurd to fay

rifhed to ferve the cause of humanity by it, because by the which they proposed the very reverse must be the result been stated that America, Denmark, and other powers, wer steps towards the abolition of this trade: he would state hi n very fairly upon that point-he did not think it possible fo nd to abolish the flave traffic, unless other nations would als it to its abolition. He did not like to fpeak about the power this country had over the colonies; it was a fubject which ed to be handled with great delicacy; but he wished just t out a hint for the ferious and fober confideration of the House s point, of the extent of our power over the colonies, remaine ter of dispute, it might lead to the discussion of another quel which this country had not been accustomed to hear disputed ian, who was able to form an idea of the relation which fub between the mother country and her colonies, could be igno of these points-that the colony was entitled to protection he was bound to fend her produce to the mother country; an he was to take, in return, the exports of the mother country ot go to any other market for them :- These were all point admitted of no dispute. A question, however, had bee d only of late, how far the mother country is entitled t bit that supply from being obtained by its colonies, which at furnish, and which they have been in use to receive from intinent of Africa. And if there was not fomething in this It which precludes all confiderations of policy, he conceive I discussion of this question to be well worth the attention of loufe. But waving the question of right, he was decidedly of on, that it-was out of the power of the British Legislature t efs the trade, without the co-operation of the West-India plan To this he knew it would be faid---What? is the Britis

To this he knew it would be faid---What? is the Britis not able to prevent the decrees of Parliament from being vic? Who is the man who will maintain such an absurd post

I am the man, said Mr. Dundas, who will maintain, an affirmation of my affertion, I will appeal to the experience car, when with twenty-eight ships of war stationed on the coast o islands in the West-Indies, we were unable to suppress concation between these and other islands. Slaves will be smuggle other islands, be they Danish or be they Portuguese, or I what they will, into the British islands, in spite of all thence which can be exercised. He had a heartfelt regret in say, but the experience of last year had demonstrated its truthent the act be what it would, it was such as offered an induce

ment to the West-India merchants to combat its execution. The conclusion was one which he would prefe again and again upon the House, that they ought impartially to consider whether the person would most effectually attain the object of the bill, who proposed an abolition of the trade by flow and gradual means, whether the person best consults the interest of the oppressed and injured Africana who is for abolithing the trade by measures gradual, by measures conciliating, and by measures natural, or he who attacks it with the high hand of head-strong authority, forgetful of both the parties interested, and the property at stake? He submitted it to his honourable friend, and those who with him were the supporters of the bill, whether it was not worth while to mix a little conciliation with their provisions; to mix a little concern for the interests of the colonies, with those manly and pious feelings which they professed, and certainly felt for the fate of an oppressed nation. He was afraid that the whole mode of proceeding had tended to engage the West-India planters in one common interest, or rather, perhaps, in one common pattion, against their best interests. Aspertions of the foulest kind had, in the course of the business, been thrown out against the West-India planters, as a collective body. They had been represented as a band of savages, and as disgracing, by their characters, the country from which they claimed descent. There was no species of obloquy with which they were not belineared: there was no tale of reproach which was not hunted out, and folitary infulated inflances of crucity were brought forward as characteristic of all the planters. Accordingly, the first sentiment which offered itself to the minds of the planters, was a defire to vindicate their own characters from the calumnies by which they had been injured. Come, faid they, with one voice, let us go to Great Britain and exculpate ourselves from the imputation of those crimes, the difgrace of which will defeend to our posterity, and make them affiamed to recognize us as their ancestors. The common injury which their character sustained, united them in one common cause. Mr. Dundas then adverted to a few of the provifions, contained in the bill. The penalties, he confessed, to be rigorous, but he was not much inclined to quarrel with them if the object of the bill was admitted to be proper, because it was certainly competent for the honourable gentleman to shufe those means which were most likely to give his measures effect. If he had been the framer of the bill, however, there was one claufe which he certainly would not have admitted, viz. that by which the planters were invelted with the power of removing negtors from one island to another. After acquiring an attachment to the foil,

and being in some tileasure a second time domiciliated, to it saled from a wife, a son, or a relation, and conveyed to as

to which he was a stranger, and to mingle with people wi did not know, feemed to him to be one of the crucleft fitua which the unhappy African could be placed. This power ever, might be referved to the planters as a proper acknowledge. ment of the attention which their interests demanded fr framers of the bill. There was another clause, however, to this observation would not apply: when a vessel, laden with a was found at fea, what was to be done? The unhappy w on board were reprefented as being cruelly torn from their land, and all that they held dear, transported in a situation than that of criminals, and about to be conveyed into a state vitude and oppression. He admitted the representation to l but what was to be done with them when found, or what or fation was to be granted to them? The Africans were to I and as a recompence for their miferies a moiety was to be g the informers. Was this confulting the interests of humanity, or even acting upon the principles of the bill? would not enlarge farther upon the various provisions it cor He allowed the principle of the bill to be just: he thought t African flave trade was contrary to justice and humanity, as it ought to be abolished. But when he descended from m fact, there it was that he differed with some of his bon friends; and in this point of view he had no helitation in that it was not within the bounds of possibility in Parlias give effect to the bill at the present moment. For he repo again; from the experience of last year, 'he found it would be lutely impossible to prevent the imaggling of flaves from one to another. And upon this ground he submitted to the Whether it was possible to abolish the trade without the co-or of the planters? He expected to have found formething face of the bill, which would have shewn that Parliament pa attention to the interests of a respectable body of men, wh put their property under the protection of the Legislature. this he was deceived. It was stated by an honourable ((Smith) that the trade had existed for a great length of time. the reply which was made to this was, that its ancient standing to make us the more anxious to get it abolished. Ought w Mr. Dundas, in justice to the memory of our ancestors, to fo much eagerness to throw upon them the stigma, of having encouraged a trade of inhumanity and injuffice? But indepe of all confiderations of this fort, the answer itself was not one, for certainly the long duration of any fystem whatever, was an argument why it should not be abruptly exploded. It had not; however, been fanctioned by a more acquicicence on the part of the British Parliament. Foreign merchants had been goaded and stimulated by this country, to embark their capital in the trade. It was unnecessary to refer to all the acts of Parliament which might be quoted to prove this proposition; but what he argued from it was this -not that the trade ought not to be abolished, (for though his honourable friend feemed to think that the bill having paffed through a stage or two precluded all objections to it, he would not claim any fuch advantage from the fanction of our ancestors for a century and a half) but to shew that the Legislature ought not to overlook the interest of any of the parties concerned; that while they acted upon the enlarged principle of granting justice to all mankind, they ought not to neglect the municipal and provincial interefts of their own country. The property vested in the West-India islands had been calcu-

lated to amount to between seventy and eighty millions, twenty millions of which was reckoned to be British. This claim of interest, though it had been much inveighed against, the planters had a right to state; and if the Legislature were imposing any hardship upon the planters, their creditors had a right to complain. Four years ago he had proposed a gradual abolition, but when he proposed this, he never loft fight of appointing a commission to inquire into the amount of the injury which the planters would fustain, so that Parliament might provide for their indemnification. The want of fuch a clause, he stated, as a capital objection to the present bill. If the bill, in its present form, were to go out to the West Indies, and if the planters were to be confiderably inflamed by its contents, let gentlemen recollect the fort of provocation that they have had from attacks upon their character, as well as their property. his opinion it would be wisdom on the part of the House, to pause a little before they came to a decision, to mix some measures of conciliation with their zeal, to mix some parental care for the colonies with their ardour for the general interests of humanity, and to fend out a commission along with the bill, to inquire into the amount of the damages which may be fullained by individuals, and the mode in which they may be most easily repaired. He shuddered when he anticipated the effects of an immediate abolition. The trustees of infants would naturally be led to look sharply after the recovery of that property of which they were the appointed guardians; and if that was the case, did they really mean that all mortgages should be for ever foreclosed, without stepping in to prevent it? Courts of

Equity had fornetience thought fit to interfere, in order to p foreclosurce; and such interference was, in his opinion, n worthy of the Legislature, when they considered the lame effects which accrue from them in the prefent instance. fiderable part of the property in the West-India islands rest eredit, and an immediate abolition of the African trade wou pose the planters to all the rigour of their creditors. Some p in the island of Tobago were bound to keep a certain, nur negroes upon their estates; and when that island was taken French'in the last war, some of the estates were seized by a ment of a French tribunal, because they had not the proper nu In fuch instances the abolition of the trade would amount, in to a confication of the effates. He hoped that it would not be that the last four years in which the planters were left at lib import negroes without refriction, was a fufficient reparat them for the injuries which they would fustain. For from the ticular fituation of the iflands it had so happened, that those it which most needed supplies, were not in a condition to a them. Jamaica, in which there was abundance of negroes I had remained quiet. But he asked, had St. Vincent's, which been in a state of devastation; had Grenada, which had bee fimilar fituation; or had Dominica, which had been in a f rebellion, resped the benefit of the fulpention? They cer had not. But this was not all, he had heard it stated as a of doubt how far it was found policy in this country to reta West-India islands, because we had not suffered from the America; and one gentleman, on a former night, had preas an inftrument to enforce obedience to our decrees, to menace with independence. The right honourable Secretary animad warmly on the expression, and, to show the importance of the i he called upon the House to attend to the following statement The imports from the British West-India islands in amounting to \$,800,000l. the revenue arising from which 1,624,000l. The shipping was 664 vessels, bearing 15 torinage, and employing 8000 feamen. The exports fro country to the iflands in 1794, amounted to 3,700,000l. er ing 700 vessels, bearing 177,000 tonnage, and 12,000 fe And the produce of the West-India islands imported in country and exported, amounted to 3,700,000l. forming a proportion of our foreign export trade. He asked, if these objects worth the confideration of the Legislature or not? was not a crime to talk of policy in the House of Commo begged to know whether some eaution was not necessary before

attempted to try experiments on an object of such importance Taking up the subject in another point of view, and confideri, America as now independent, were the gentlemen who used fur language quite clear, that if we were to abandon our colonies, th the would not take them under her protection, or that no oth power would reach out a fatherly hand to offer them protection The Americans could scarcely fail to avail themselves of that occurence, and incorporate or ally themselves with the colonies; ar then, although from the extent of capital, and the establishment manufacture, the effect would not be immediate, our trade an commerce would rapidly decline, and revive in other countrie This was an event to which fuch a feparation infallibly tender and which required no great skill in prophecy to predict. It was therefore, preposterous for a grave assembly of Legislators, or an fet of men, past the rash and giddy period of youth, to treat the possible contingency with indifference. He could not, for the reasons, avoid warning the House against passing the bill, withou taking some steps to convince the planters that their interest shoul not be injured. Giving the planters only a little longer time, h contended, would be no good to them, and much injury to th country. It might benefit, indeed, a few African ship captain and flave-jobbers; but by encouraging a great and rapid importa tion of aged negroes into the colonies, it would endanger their peace and fecurity. There was only one way in which, in hi opinion, the abolition could be fafely effected; instead of limiting th number of flaves imported, to confine the discription to those unde a certain age. For this purpole, in his opinion, none ought to b imported above the age of twenty. The practicability and expe diency of this measure he vindicated from a proposition made b the Affembly of Jamaica to the Government of Great Britain, tha it would allow them to lay a tax of feven pounds upon the importa tion of every negro above the age of thirty. This proposition wa not acceded to by the Government; but it shewed the opinion of th Affembly, both on the practicability and propriety of the scheme And if it was practicable to diffinguish such as were under thirty it would be much easier to distinguish those who were under twenty Formerly there was a great disproportion in the sexes of the slaves because the planters had no other idea of keeping up the popula tion except by importation; and, therefore, the population wa certainly not now in a complete state, or in one that promised a internal supply sufficient for the purposes of the plantations. Their were the grounds upon which he should oppose this bill, which h did most earnestly and emphatically. He wished his honourable Vol. XLV. 2 R

riend would confider these things. He applauded his godlike e erprise in endeavouring so long to abolish the trade, and believ he was actuated by the best of motives; but he hoped his honou ble friend would weigh these circumstances before he proceed my farther. The world must decide upon the conduct of those w ook different fides upon this question. The principles of a m were not shewn by having fine speeches in his mouth about humani and justice, they were shewn by his conduct. He had as mu eeling as those who were always talking about it, and he shou reat an infinuation to the contrary with the contempt it deferve He was forry to have taken up so much of the time of the Hou If he had spoken with warmth, it was from the earnestness felt upon this subject; he meant to treat every body with respect ie gave his opponents full credit for the goodness of their inte ions, and trusted they would use the same candour to him. I concluded with giving his negative to the bill, and intreated t House feriously to consider the consequences which would folk from their decilion.

Mr. FOX. As the right honourable gentleman feemed in for part of his speech particularly to allude to me, I am desirous take this opportunity shortly to give my opinion on the subject the debate, which at all events I should have felt to be necessary the course of the evening. I am glad that the right honoural zentleman has found himfelf fufficiently recovered to attend on the occasion, and more especially that he has been able to enter into full a discussion of the question. When we consider his abiliti his opportunities of acquiring information on the subject, and a great attention which he has paid to it, we may flatter ourselv that we have now heard the whole force of the argument against When I say against us, I am aware that I do not use the m parliamentary way of speaking; but I must confess, that I ha been to long engaged in one fide of the question, that I have no formed a strong predetermined opinion. I do not affirm that I: not to be shaken by reasoning, but so intimately interwoven is a conviction, that I cannot easily be perfuaded, that any reason could be found to induce me to alter it. There were many pa of the speech of the right honourable gentleman, which must be ec fidered as highly favourable to the cause of those who are friends the abolition. The whole of his argument is a complete answer those advocates on the other side, who contend, that the question our to be left at reft, that the discussion is highly improper, under peculiar circumstances of the present time, and that it ought not all to be agitated. I am happy to find that the right honoura

gentleman and myself agree in our premises, however we may with respect to our conclusion. He admits that the tr not only inconfishent with humanity and justice (and I shoul pose, when I had got that I had not much to ask), but with and prudence in time of war. It appears then that we only as to the mode of abolition. The right honourable gent states a powerful objection to our mode, if it be well four namely, that it is impracticable. Let us examine it, as cont with that mode of abolition which he has himfelf proposed fee to which this objection of impracticability may most jus applied. First, he states that our mode cannot be carried effect without the confent of the planters, which we cannot e to have. I have no helitation to state, that if to the accomment of the abolition of the flave trade, we attach, as a nec condition, the confent of the planters, we do not fee the questi a fair and manly light, if we do not look to the continuor that traffic. What ground of hope have we, even from their pa fions, that they will ever be induced to give their confent to fi measure? And if we advert to what has been their conduevery former instance, we connot have the smallest prospect fuch an event is ever likely to take place. On a former occa I trust I may make the allusion without any irregularity, Fox here alluded to the line of argument adopted by Mr. Du when he proposed his plan of gradual abolition], I remember pains to have been taken to talk two different languages to different parties in this question, to persuade the planters that if did not accede to terms of gradual abolition, an immediate a tion would be effected; and the enemies of the trade, that if did not accept of their object upon the same terms, there woul 'no abolition at all. This attempt to perfuade both parties : pletely failed. It did not succeed with me, because I was perfu that the abolition might be effected in a different manner; as have not understood that it has gained one profelyte among West Indians. The right honourable gentleman says, what laws may be passed, the traffic in slaves will not be extirpated, that the whole of the navy of England cannot prevent illicit is I am fully aware of the truth of this polition, and of inefficacy of laws to suppress any commerce which holds out tempting prospect of high profit; but this refutes the reasonir those who condemned the severity of penalties imposed by the fent bill, as it is evident that the rigour of the penalty ought t in proportion to the difficulty of suppressing the offence. respect, therefore, the right honourable gentleman made the fu

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efence of those penalties, which have been so much reproba-In the penalties themselves he did not dwell much, in fact, he ot feem to take them at all into his confideration. When he alk Will-it not be practicable to fmuggle, notwithstanding the o ation of the law?" Ought not another question to have sugge ifelf, " Is it not also possible, that those concerned in smugg nay be detected?" May it not be expected, that the law wil east have some effect in securing the object in view; that in se nstances the vigilance of its operation will arrest the criminal; hat in others, the contemplation of its penalties will prevent ffence? But another objection is, that these laws cannot be uted without the co-operation of the West-Indians themsel Are there not already laws in force, prohibiting any interco setween the West Indies and North America, for the purpos procuring provisions? Has there been found any deficiency espect to the observance of those laws, and yet provisions may surchafed more eafily than flaves? Allufions have been mad in expression brought forward by me on a former evening, and peated this night by an honourable friend of mine, (Mr. Fran From the construction put upon that expression, I conceive th has been mifunderflood.

My honourable friend did not fay " the West Indies at little consequence, let them go." He merely answered a specula that the consequence of the abolition of the slave trade would be loss of our West-India possessions, a speculation which by the b very uncertain. To the affertion on the one fide, he only opp in affertion of his own, that even if the speculation of the lo hose islands should be true, we should be as well without the and then came in the case of America. On that subject, I con hat I hold a different opinion; I consider the loss of America s grievous misfortune to the British empire. I always should nclined to coincide with those prudent men, who are not disp to risque any great stake on the chance of speculation; and if n the contest between Great Britain and her colonies, I had bee he opinion of the Dean of Gloucester, that the independent America was defirable, I should not have ventured to have a on that opinion. But in this case, if the West-India plan hould present the alternative "Either we will separate from G Britain, or continue the flave trade," I fliould have no hefitat I would fay, " Separate, go to America, or if you think pro to France." When I threaten them thus, I mean to con hat the separation would be infinitely more inconvenient to t than to Great Britain, and that they are but little prepared for fu

The right honourable gentleman entered into a detail of the amount of the importations, but was afterwards obliged to admi that not much stress was to be laid on a calculation of that for He entered also into a speculation with respect to the rivalship of America in point of manufactures. The probability of what the country may fuffer from fuch a rivalship, I consider to be very re The extent of land to be cultivated in America, compare even with the increasing rate of population, must retard such an ever for a great number of years. But when I venture to put the cal of the loss of the West Indies, I talk so from a certainty that ther is no danger of such a separation, and from a firm conviction that cannot be the result of the present bill. As to the point of right, affirm that, from the nature of the connection, no right can be mor unquestionable than for the Legislature of Great Britain to interfer in regulating the external commerce of her colonies. The right ho nourable gentleman fays, that if you cut them off from one branc of trade, you become yourselves bound to supply the desiciency In point of fact the argument is not founded, for you have alread interdicted them from many branches of commerce, which you d not supply. But what is the extent of his argument, as applied t the prefent case? To say that you are bound to supply the West-Ir. dia planters with flaves with your own hands, and your own capita till fuch a time as those gentlemen are convinced that no fresh sur plies are necessary, is to suppose that you have formed somethin like the worst of all contracts. It is to suppose that you have sol yourselves to the Devil to the end of time, and are engaged to d his service, without the possibility of redemption. When the righ honourable gentleman talks of the danger to be apprehended from flaves newly imported from a country, where neither from moralit or philosophy they have acquired any laudable sentiment of goo disposition, where neither precept nor example has concurred to fore them to amiable manners and habits of virtue, what is the obviou inference? If there is one country in the world to peculiarly unfor tunate, so totally depraved, is not this wretched picture of our na ture owing to the existence of that abominable traffic, which thu tends to eradicate from the character any thing good, amiable, o even human? Can there exist any obligation to be the conductor of fuch a trade? We cannot have made fuch a contract. If w have, it is one of those few contracts, which ought to be violated The right honourable gentleman, in taking notice of the particula clauses of the bill, lamented that there should be one, enacting that those flaves, who are already in the islands, should be take from one island to another, and thus separated from their acquains

ce, and the connections they may have formed. If fuch lings with respect to a removal from Barbadoes to Jama conceives the attachment which binds them to the place the ce inhabited to be fo firong, with what fentiments must l nplate that feparation which they, in the first instance, exp m their native foil-that feparation which breaks afunder nds of nature, which tears them from every object of stic fondness, from every scene of early endearment? W ect to the other claufe, which enacts, that those negroes wh attempted to be brought over for the purpose of illegal com fold, and the money applied to particular purposes; I ce all regret its operation, and I fincerely with that any other disposing of them could possibly be suggested. It is urged , "You say, that they are unjustly torn from their frien eir country:--Why then do you not take the means to em?" If it were possible to fecure this object, I should expence with which it might be attended. But one of the this robbery is, that it leaves no means of restitution. attempt again to convey those wretches to the coast of Afric ght only be left to perish by famine, or might be exposed t tition of the fame fufferings which we now deprecate; as cumstance in itself I can only consider as a fresh stigma aches to this abominable traffic, and a more convincing p foul atrocity. As to the practicability of the different pla as they are connected with the question of the co-operation onies; if the plan of abolition can be carried into effect w nfent and co-operation of the colonies, my plan is fully a d practicable as that of the right honourable gentleman: b aft be enforced without their confent, his plan is more d execution, and less certain in its operation than mine. I comes easy, in proportion as distinction is difficult. Would rder to punish a man for importing negroes, or for only imp em above a certain age? In the one case the enactment is d politive, and removes at once all difficulty and deception tother, the diffinction is matter of intricacy and doubt, and wide door for impolition and fubterfuge. But is the right he le gentleman prepared to fay, that he is authorized by the dia planters to state their co-operation to the plan which I spofed? Have they not conftantly opposed the utinost of their power to every flep which has been taken in this bu d not the act to prevent the exportation of negroes to other et also the opposition of those gentlemen who are enemies olition? Their co-operation we cannot hope, and we never it. Doubts have been attempted to be raifed with whom the rested to decide upon this question. Unquestionably the Afly of Jamaica may decide upon matters of internal jurifdiction, t belongs to the Parliament of Great Britain to regulate the conof external trade. It was not fit that the Assembly of Jamaica d take upon itself the province of the British Legislature. Yet was the scope of that reasoning, which went to affirm that this could not be abolished without the consent of the colonies. h respect to the existence of a supposed engagement sanctioning rade, and pledging the faith of Parliament for its continuance; never Parliament at any time thinks proper to encourage a trade pint of policy, it by no means binds itself either to carry it on, compensate for its abolition. When I opposed the commercial y with France, on the ground that it would be prejudicial to trade with Portugal, I never pushed the argument so far as to end, that because, by a former treaty, we had encouraged the with Portugal, we were still indispensably bound to afford it fame countenance, and not to divert commerce into any other mel. But what have we done this fession and the last? We in this country, on the ground of the fearcity of provisions, rely stopped a great trade, the distillery trade. No proposition be more evident, than whenever any motive of policy requires a e to be suppressed, the Legislature are immediately authorized nploy meafures to suppress it. But the suppression of this trade illed for, not only by motives of policy, but of humanity; and what is far superior to any considerations either of policy or huity --- by the principles of justice. The right honourable gentleadmits, that without fome regulations the trade not only cannot arried on, confishently with policy and prudence, but confishently humanity and juffice. When he admits this right of regula-, all questions with respect to the right of interference is at an . If we have a right to stop the importation of all slaves above nty, why not stop the importation of all? If the right honourgentleman had brought forward what he flated, respecting a mission, to take into consideration the situation of the West-In-, and the claims of the planters, as a specific proposition, I ald certainly, in that form, have given it all due attention. most, it can only weigh as an argument for him, to bring up a ife for that purpose, to be inserted in the bill. In the course is speech he took notice of the unfounded calumnies circulated inst the planters, who had been represented as men void of hunity. Undoubtedly a great body of evidence was brought ford to prove, that many acts of crucity and tyranny had at dif-

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rent times been perpetrated, under the fanction of this affic. This, indeed, is no good reason why the planters, rtake of the characters of any mixed body of men, shou anded with one general stigma. It cannot, however, be d at wherever there is flavery, there will be abuse. If, with a the West Indies, we judge of the national character from high has always been confidered as its best criterion, the na ws, we shall form no very favourable conclusion. Whe more detestable than the laws of Barbadoes? which have ferred to on a former occasion: and if any thing can exce tter of the law of Barbadoes, it is the practice of Jamaica, ribed by Bryan Edwards, a man who is justly entitled to aife. I do not impute that spirit of cruelty to individuals ie infallible consequence of slavery. This trade, it is faid tifted a hundred years. Slavery, it is to be lamented, is der. We have had writers on flavery among the ancients iere we can trace the same effects produced by this detestable ce, as we have occasion to witness in modern times. The tority of Aristotle has been quoted, and what does he say ibject? "The Barbarians are flaves by nature, and made f rvice of the Greeks." Finding the practice fublifting amount puntrymen, this occurred to him as the easiest and most satisf rode of accounting for its origin; and in another place he You must not introduce what is too improbable, even in fi perefore you must not represent a slave as a good man; for the icter, though not impossible, is contrary to nature and to g sperience." Nothing, indeed, can be more true than that irtues of man are allied to liberty: in the generous foil of fr nev take deep root, and acquire their full vigour and maturit ices foster on the dunghill of slavery, and shoot forth with na axuriance. But the right honourable gentleman fays, that f we should abandon the trade, from a principle of justice hould still gain nothing on the score of humanity. I will no epeat that argument already so often enforced, that we ou bitain from crimes without any confideration & confequ But I will ask, if we abandon the trade at the present me who are likely to take it up? Will the French, the Dutch, Americans readily embark in fuch an undertaking? If : minciple of justice, this great country take the lead in reno hat abominable and difgraceful traffic; if America bear tell o the same cause, and France, already pledged by her own ations, perfevere in the course the has adopted, may not thi rful example be supposed to be the most effectual step to bring omplete and final abolition? I ask those who question your right legislate for Jamaica, what right you have to legislate for Africa? not right Englishmen have to tear the unoffending inhabitants on their native soil, and to devote them as the victims of their arice and cruelty? what sort of law is that which fanctions the mmission of injustice, or what sort of morality is that which tehes us to commit crimes, because they are countenanced by the ample of others?

An honourable friend of mine (General Smith) supposed, that

general burst of exclamation, which proceeded from those who ere adverse to the trade, was meant to interrupt him, and faid, it was very well for gentlemen to decide on the question, withit thinking of the claims of those in the West Indies, and then tire to their luxury or repose." I rather suppose that exclamation occeded from those who were thinking of the claims of persons in e West Indies, though not of the description intended by the hosurable General, from those who were thinking of the claims of e poor negroes. Good God, are we placed in those circumstances comfort and eafe which he described, and can we hesitate a moent to decide whether we shall leave the African in possession of e common bleffings of nature; of the enjoyment of his freedom, nd the privilege of his industry, or whether we shall barbarously ar him from his home, and doom him to be the drudge of avace, and the victim of tyranny? But if I have already thewa the an of the right honourable gentleman to be more exceptionable in sint of practicability; how does it Itand in point of humanity and ritice? What must we think if Great Britain, giving up the geeral point of its right to carry on the trade, and openly avowing its justice, should still continue to exercise that trade with respect to ne weak and the helpless? Is it of consequence for a nation to be noral? What impression then must it give to other states, that Freat Britain declares that the feels the inhumanity, that the ac nowledges the injuffice of the flave trade, that the henceforth re ounces all privilege to traffic in those who have arrived to manhood nd attained their full strength, but reserves to herself the power to rey on helples infancy and unoffending innocence, without confiering the feelings of those who are thus bereaved of their children r the fufferings of the poor victims thus dragged from the bosom of arental fondness, to drink the bitter draught of slavery? Can Sovernment continue respected or respectable, which places huma ity and justice on one hand, and policy and gain on the other This must be the case if you do not abolish the slave trade, and more o if you adopt the plan of abolition proposed by the right honourable Vol. XLV. 2 S

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entleman. My friend (General Smith) fays, that an act of ament will never pass to abolish this trade. I am persuaded he opinion of the House of Commons, firmly and decidedly reffed, will have great weight in influencing the ultimate deci and you ought to lose no time in giving it the utmost possible e , am aftonished that our proposition should be termed abrup afty; it is now eight years fince first the business was brough vard; the abolition, by a vote of this House, was fixed for 1 and we now come to ask it in 1797. Of all other charges, the rafte and precipitance is the least applicable to the supporters of sill. If the other part of the Legislature shall still be found liffer from us in opinion on this subject, let us at least shew, b conduct, that it is not the fault of the House of Commons to ion the continuance of a trade, which every man admits to be rary to humanity, policy, and justice.

Mr. ROSE faid, that the provisions of this bill were fuch a

House could not pass with any attention to the interest of the ters, or even with probable fuccess in the object proposed. believed that the consent of the West-India proprietors might b tained, though their concurrence could not be expected to a me so violent as the present. He thought many of the clauses lial particular objection. It was provided that the subjects of flates should be liable to punishment who disobeyed this bill, he would be glad to know how this could be done? The ful of this country carrying flaves to foreign islands were liable to tain penalties. Yet natives of Ireland were subjects of this cou and if they were not included, the trade might be transfer Ireland, and Cork and Waterford rife on the ruins of Live and Briftol. Persons transgressing the law were to be br home, and tried in this country, and had the privilege of bri home whomever they chose to be witnesses on their trial, a might be competent to the Governor of an island to send home whole council to give evidence for the profecution. Upon principle of the bill he thought that a violent interference lil present would be attended with the utmost danger.

Serjeant ADAIR faid, that he faw the force of the objection the honourable gentleman in their utmost extent, and if it possible, he should wish that the object of the bill could be eff at the fame time leaving out the exceptionable provisions. But were some of them founded on misapprehension. Foreigners not fubject to the provitions of this bill, but in the fingle cafe they landed and fold negroes in our iflands, and their punit in such cases was recognised by the custom of every country, a ne principles of the law of nations. In other cases the puni ent and the penalties were confined exclusively to subjects of t suntry. That inconvenience might arise from the bringing itnesses home from the colonies was true, but not to the extra ince of the suppositions and of the examples which the honoura entleman chose to adduce. It certainly could be no hardship ring the offenders home, where they would be tried by a jury eir countrymen much better and much fairer, than any wh fe. Belides, most of the offences might not be committed in Vest-Indies, but on the high seas, or on the coast of Africa. fter all, if any thing could be devised to answer the purpose ie bill, without the necessity of bringing the persons home, he wo e very happy, but in the present state of the West-Indies, it t ot to be expected that justice would be done upon any culprits shom the law might be violated. As to the mode of disposing ne flaves taken, contrary to the provisions of the bill, at least ras not for those who opposed the measure, to make objections . After every day in their lives, exhibiting a conduct contr nature and justice, in treating human beings as a commod hey furely could not find fault with their being fold for the ben f the captors. This indeed was contrary to the principle of ill. But it was well observed by his right honourable friend ofite (Mr. Fox), the injustice, after it was once committed v espect to the unhappy ricgroes, admitted of no remedy. ecessary that some advantage should be given to the captors effels engaged in the traffic, contrary to the provisions of the b nd if any other mode than that proposed could be devised, it she seet with his support. With regard to the principle of the b e should only say a few words. The argument of the ri onourable gentleman, Mr. Dundas, with all the abilities of wh e was master, so long as he admitted the injustice and inhuman f the trade, stated no objection that would not be equally appl. de fifty years hence as at present. The plan for taking only 1 ons under twenty furely in point of principle was equally unjust where a more extensive description of persons were subjected to redation. He would leave it to the judgement and feeling of fouse to decide whether it were more honourable to take wor nd children than adults, who were able to defend themselv selides, the diffinction of age was impossible to be preserved wh t was so difficult to be ascertained. It was not easy to decide a couracy the age of persons who had no records to appeal to, ach à regulation would necessarily give rise to so much ab The age of the person too could create no difference, with ref trocity of the injustice by which he suffered, and in only in our law was criminality dependant upon the age on who was the object of the offence. Upon the whole repeat what he had already said, that he was not at lib out one way, and that was for the abolition. On no pld we claim a privilege to legislate for the Africans, med we, by an act of Parliament, claim the right of subject of the most cruel slavery; and though the policy of of effecting the abolition was a sit object of consideration nature that could not be allowed to weigh against the plands of justice and humanity.

SECRETARY AT WAR filed, that he rose to exp ats which his mind had felt upon this important fubje ough he might entertain doubts, the fentiments by which finally been influenced were not altered. Even the which had taken place in Europe, which were fufficient rerfed all former political opinions, and like an electric flic destroyed the magnetism and polarity of the mind, had sed the principles on which his opinions on this fubject v All havoe of the rights of man had not blunted him ts of Africans, nor had the example of French liberty him to African flavery: yet recent events might be suffic s him helitate as to the manner in which the object wa He confessed that he did not think that the s been argued fatisfactorily on either fide, or on fuch a move the doubts under which he laboured. On the po e, both parties feemed to be agreed, though there v its upon this head that he could not admit. Those w d the abolition upon the general principles of juffice w ifient with themselves, if they admitted any thing shor abolition of the institution of slavery. This should be how they embraced principles without qualification, any point of the comprehensive relations that might be nit. He did not think it was a proper view of the case we could not legislate for Africa. It was to be consider respect our conduct to them was unjust. It violated as cipal law, and flaves were procured fometimes by con ifrican States, fo that we ought to be influenced only b egard for the happiness of mankind. It was for the well

States then that we were so much interested, and by whell the was to be guided. He recalled this to the recoiled soule, to show the inconsistency of those persons, who, as of present time, equally important as this, maintain

we had no buliness with general views of the interest of man d, that this was mere quixotifm, and chimerical reveries, an a nation had nothing to do but to confult its own interest.] likewise held out as a principle, that we ought not to do wron ely because others might do it, whether we did so or not. The was true was unquestionable; but the point was this, whether e, would be a greater quantity of military occasioned to mankin our adding to the number of crimes, or whether the mass c t remained the fame, whether we continued to do wrong or not thought the example we might give to others, and the effect might have upon the conduct of others, was the great point c v in which the matter was to be taken. In the prefent case th mple of Great Britain, renowned and glorious as the was, i aining from the trade, where the number of individual flate aged in the trade was fo fmall, would be of the greatest imporc. It was unfair to argue that Parliament was only doin it it had before refolved upon, and that precipitation was a ift imputation on a cafe that had fo long depended. But is the of the islands so changed? Is not the state of Europe changed is might have been fufficient to have altered, at least suspended r decision. He was not one of those who weighed gold agains ed, and the profits of Europeans against the miseries of Africa still he weighed humanity against humanity, and compared th ins proposed with the probable attainment of the object. ections were to take place in the iflands, he should think that as a very happy circumstance to push the matter at the present nent. The planters might eventually be brought to co-operat plan of abolition, to which the favourable state of the world the progress of human opinion, would contribute. A time of e, too, was preferable to a time of war. Bad effects might b luced on the temper of the negroes; and upon the whole h ild have been pleafed that the fubject had not been agitated a present moment; that it had been allowed to stand off, though laid out of view. He said that a plan had been formed fo abolition of the flave trade by a person (Mr. Burke) of the monsive benevolence, as well as comprehensive genius, which h conceived many years before, and intended to bring forward he not given way to the honourable gentleman by whom it wa agitated, and to whom he had refigned it, careless by whor I was done, provided it was done, and from a conviction that en came forward with better hopes of fuecefs. The plan c right honourable gentleman he had viewed with that predilec which he had entertained for every thing which his grea Jom attempted. The defign of that plan was not like th

hohourable gentleman's, to begin by abolifhing the traffic attraducing such regulations into the treatment of the negrould scaure their propagation, and make the trade gradually. Next to such a plan as this, at the present momental have wished no plan at all had been adopted. He could, upon so important a question, of giving no vote at all ng the doubts as they appeared to his mind, it was with actance that he should vote for the bill. As, however, it beasant to act against principles, to the truth of which the lassented; as he was certain of the principles, and could a tain of the proper force of the objections, he would follow or of conduct which he had uniformly observed on the principles.

ject. Mr. Chancellor PITT faid, that he did not then into ain the House with any considerable length of argument. uld merely advert to observations which had been made I murable friends who differed from him respecting the tim de of abolition. As often as he had heard the question agi ably as he had always heard it argued, there appeared no change his fixed and decided idea respecting the advantage edy and immediate abolition. He was fo far from agreeing right honourable friend who fpoke last, that the great e lich took place—that the alarming and dangerous events ppened tisse the introduction of the question into that Ho honourable friend (Mr. Wilberforce), were of such a nat make gentlemen alter their views with respect to the tim inner of abolition, that he was convinced such circums med the strongest motives to induce the House to adop

t affort made him draw a direct conclusion—that with rege fafety of the islands, with a view to the cause of humanitative, we should refort to a quick and immediate abolitionary consideration which he was able to give the business, the invariable opinion. He was at the same time free to cout he selt a very strong anxiety with respect to any evil tere agitation of the business was likely to have on the minds groes, and the interests of the planters, if the bill was not put the thought the measure was not likely to succeed, he had it it stept for the present in a temporary oblivion, till it brought forward with more safety and unanimity. But where the same is the same and th

miere. He was free to fay, that the danger of principles a

ifted that the bringing it so often forward was likely to ad measure of abolition in the end, by preparing all parties s n he heard it from the best authority in the House, that fince subject had been brought forward, the horrors so deprecated largented by all, had, in a great meafure, ceafed, he hoped practical good of discussion would ultimately counterbalance the Rical evil apprehended from agitation. From the debates of House getting abroad he saw no possible danger, but mech to be feared from any delay in abolishing a trade to universally litted to be repugnant to policy, humanity, and justice. aftonished to hear such contradictory politions from gentlemen ecting the continuance of the trade. Would they, who approded fuch danger from the flaves already imported, continue to ort a new mass year after year, and in the same breath contend, fuch annual reinforcements cured the mischief that operated on minds of the old flaves? When he discussed this question of lition, he wished all abstract questions relative to the effect of eral emancipation to be left out, particularly at this time; and ing stated the danger which a continuance of the trade had proed in the West-Indies, he must contend that every new imporon increases that danger; and when it was now so great, and question become so delicate that the people were almost assuid gitate it at all, why should they be for a continuation of the le of that danger, and with to increase it still more i He difd entirely from his right honourable friend who spoke last, and ferred the mode of abolishing the flave trade by internal and gra-I regulations, instead of abolishing it at once: he was decidedly the latter, as most effectual, and because he knew that the other de would not in any point of view be more likely to pleafe or ify the negroes, planters, proprietors, or any others concerned. delaying the moment of abolition, all the evils which gentlemen rehended were encouraged; and future obfracles thrown in the of the measure: for if such arguments had force now, how ch stronger would they be when the mischief with the numbers tht be augmented. He could not pass unnoticed the unfairness ch had been used by gentlemen in confounding the internal irs of the islands with the circumstances of the trade. All the gers and misfortunes of the colonies were not certainly owing to discontent of the slaves, and this he thought was the idea which ild most endanger the interests of the planters. been much argued, which was, that by delaying the abolition, West-Indians would themselves become sensible that it was for r interest and credit that it should be eventually put an end to; how, or upon what principle was this hope to be indulged? or was it to be reconciled to their public acts? He would refer

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House to the report of the Assembly in Jamaica, in a

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erein they flated their opinion on the propriety of the abol pointed out the period at which they thought it ought to te, which was, when the numbers of the fexes were fo equa o enfure a probability of keeping up the population. Her nitted the expediency, the policy, the humanity, and the he abolition, and only gave their opinion as to the period hould commence. But compare this report with a petition ted this fession, and now on the table, and then see what o hope from any farther delay. In this petition they dem re is any impolicy, injuffice, or inhumanity, in the trade t it ought not to be abolished; and this after an unan nion had been given on that point eight years ago. The est-Indians, so far from wishing for abolition, after this th which they had been indulged, contradict themselves, as re themselves completely different in opinion since that d it ought to be remembered, that from documents befo use, they were arrived at the very time stated when it was t the abolition to take place, namely, when the numbers es were so equalized as to keep up the population in that i ugh perhaps not quite sufficient for the average of all the if this way, and from this mode of proceeding, it was not pe suppose or guess at a period which the West-Indians wou s proper for the abolition: this was avowedly the opinion itioners, and it was farther corroborated by this circumstance ce the idea of an immediate abolition being fuspended, th tation had increased with fresh vigour, and was one re, at least, than Parliament had determined it ought to tough the importation of negroes for the purpose of founding onies, was feouted by all, yet he confidered that fort of it ion precifely the same which was made, not for keeping to pulation, but for the improvement of uncultivated lands y were to look back for 150 years, and put this question, a make new fugar iflands, which cannot be done without iraging the flave trade? Is there any man in the profes it would wish to enter upon such a speculation at such a to what had been faid of the claims of those who held tra cultivated lands for quit rents, there might be many ca ich fuch claims were well founded; but who could make ation for fuch claims as quit rents on a million of uncult es, to be improved by the importation of negroes? Upo ole of this part, therefore, he must say, that Parliament t to give up to the West-Indians what it became them to d t they could do, to abolish so horrid a trade. He maintained undoubted power and right of Parliament to prohibit the trade its authority, under the act of 1778, which, though it limited ight of taxation, except for putpoles of revenue, left full power whibit trade; and while they can abolish that on which the trade depends, the guilt must remain with them while they it to continue. He then referred to a former Report, which d that the African slave trade was carried on by British subjects tent inhabitants in Britain and her colonies, in British ships by British caritals, which gave an undoubted right and conto Parliament over that trade. But it was urged, that if the e was abolished, it would rise in some other shape. d, allowing this objection all its force, whether a petty and dulent trade could bear any proportion to that openly carried or er the fanction of the British Government is uch illicit trade one-tenth of the usual number could not be orted; and thus the practical good of the measure was established ine-tenths of the negroes ceafed to be imported. Yet this was all-by diminishing the quantum of slaves, the demand for n would be reduced-the mifery of the islands would be miti ed, and the horrid circumstances of the African native would be iorated. Nor would the bleffings of abolition flop here; the mple of our colonial possessions would have an happy effect or Europe, and pave the way for universal abolition. This latter was, in his mind, the greatest argument for speedy abolition t would give others time and opportunity to follow our example heard, in the course of the debate, a doubt expressed of the e going to Ireland if discontinued here. To this he would say, , that he had rather the trade was fanctioned by any other than people of this country, under the immediate control of our liament. If the traffic was exercifed by our people, the guil ours. If Ireland was to continue it, the guilt would lie with n, not with us. But besides, as we allowed them to particie in our colonial trade, we had a right to make the abolition o flave trade a stipulation with them. But on this he could no Il without being guilty of an unwilling and unmerited injustio hat country: he meant not to reflect upon them, and was fure he contrary, that Ireland would be the first to follow so laudable example. He understood in that country there was a great will abolition. They would not, he thought, be inclined to tran nt to themselves the reproach and shame of the business. Ther remained nothing for him to fay, but to make fome observas on the clauses which his honourable friend (Mr. Rose) has OL. XLV. 2 T

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jected to. The first clause was that of making persons take he high feas, in the exercise of this trade, guilty of sclony, had been encouraged for an hundred years past. But if th mely notice of the prohibition, and yet acted in open violating ne law, they were liable to the penalty; and furely, wh ature of the offence was confidered, the punishment was n effive. The only difference was, that what before was encou vas now notified as a crime; and if they wilfully transgress aw in acts of flagrant injuffice, in prolonging the evil of the iuman commerce over a whole continent which it defolates aight to be treated as culprits and felons. Surely nobody, nade a proper balance between crimes and punishments, magine that felony was a punishment too severe for it, wh affending party acted in defiance to the authority of the Legis he dictates of humanity, and the principles of general justice sould not pass unnoticed the observations which he heard fro demen respecting the sale of contraband cargoes of slaves; bould not be fent to Africa, and if it was unfafe to land the he West-Indies, what could be done with them? If there be any remedy applied, if the felling-of them could be avoid wished any regulation might be adopted for that purpose toped some provision could be made to prevent this injustice, would be so invidious; he trusted they could be disposed of way more to their own advantage; for it was one of the attending the commerce, that they never could return t native country. He thought a recompense in money mi made to the officer, equivalent to the feizure in money; a perhaps the flaves might be placed in some of our factories, as of refuge and afylum, or some part of His Majesty's done where they might be trained in habits of industry and virtu all events, he hoped the clause would not operate as a bar to the whole object of the bill-it was a maxim, that someth firable was always to be facrificed for the fake of a greater tage. This was the only ground on which the hardship clause could be justified; but from the hints he had thrown hoped they could provide against so great a grievance. H concluded by voting for the total and immediate abolition trade.

General TARLETON, in a short speech, went over to stance of the petitions and papers he had presented against to lition, and perceiving the House anxious for the question, by way of amendment, that instead of the word " now," ferted the words " this day four months."

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DEBATES kch 15.]. Ir. DENT feconded the amendment, and the House divided: he amendment; 74; against it, 70—majority 4. of the division in the honourable House of Commons, on the quesn for the Abolition of the Slave Trade, Tuelday, March 15th 1790. Addington, H. ot, Charles r, James Anstruther, J. Barclay R. ine, J. W. Barham, J. F. Barwell, R. efley, F. r, William Benfield, P. ces, Henry Berkeley, George ng, John Bernard, S ırd, J.P. rave, Viscount Blackburne, J. ock, J. Brodie, A. Callander, J. Calthorpe, Sir H. G. ь, J. R. lon, K. Carew, R. P. ron, R. J. Chifwel, R. M. T. ert, J. jun. Cleveland, J. ning, George Clive, W. sfort, Earl of Crewe, John rtenay, John Davidson, D. oen, Sir W. Dawkins, J. das, Charles Dent, J. t, Hon. E. J.

t, Hon. J. patrick, Hon. R. chen, Sir H. Hon. Charles James icis, Philip y, Charles hed, N. B. e, James

rison, John rard, Henry Tey, William rell, R. P. Leod, General tin, James

banke, K. s, William 165, R. S. itague, M. daunt, Sir J. acaster, Lord th, Dudley

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le, J. ler, Hon. D. ridan, R. B. John, Hon. A.

Dickins, F. Downe, Viscount Dundas, R. Dundas, William Evelyn, Sir G. S. Ferguson, Sir A. Ferguion, J. Frederick, Sir J. Gamon, Sir R. Garthshore, W. Gafcoyne, B. Garforth, J. B. Gower, Lord G. L. Haynes, S. Heron, P. Home, P. Honeywood, Sir J. Hopkins, R. Jackson, Sir G. Jenkinfon, Han. R. B.

Impey, Sir E. Keene, W. Langston, J. Lafcelles, E. Lechmere, E. Lethieullier, E. Lushington, W. Mackroth, Sir R. Mainwaring, W.

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ith, S.
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ownshend, Hon. C.
hitbread, S.
ilberforce, W.
indham, Right Hon. W.
innington, Sir E.
lood, R.

Manners, R. Nesbitt, J. Onflow, Hon. T. Praced, W. Rawdon, Hon. John Rofe, G. Rofe, G. H. Ross, Sir C. Sargent, J. Scott, D. Sheffield, Lord Smith, General Stanley, Thomas Steward, G. Strachey, H. Sumner, G. Tarleton, B. Tarleton, J. Trevanian, J. Vanneck, Sir J. Walpole, H. Wemys, William Wildman, T. Williams, -Wood, M. Worcester, Lord Wyndham, H. P. Young, Sir William. Against the Abolition -

For the Aboliton - 70 Against the Abo

Mr. MANNING role to move the second reading of the He observed, that this application of the merchan The merchants of London had applied for a ot new. neafure fo early as the year 1704. That application had be eated in feveral fucceeding years, down to the prefent time. wo years confideration, the prefent plan had been adopted nost eligible. During this period, the corporation of the London, as well as every other public body interested in the m and fufficient notice of the intention of applying to Parliamen he want of wet docks was found an inconvience a century ag much must that inconvenience be now increased by the adcommerce of the city? He entered into a detail of the nur reffels that had entered the port of London at different period he first application to Parliament on this subject, to thew th and regularly increased; and observed, that the number of that now entered that port, could not be accommodated b London Bridge and Blackwall. He next took a view of the and imports of Lundon at the following periods, when appli d been made to Parliament to pass an act for the better accommotion of the trade of the port of London, viz.

the years 1792 and 1793, the imports had been about twelve.

Imports.	Exports.
£	£.
1704-4,314,793	4,812,000
1713-4,517,700	4,900,000

the exports fourteen millions. For this vast increase of comcree, it was to be expected that some accommodation should be ade. The trade of the port of London, he observed, was equal three-fifths of the trade of the whole kingdom. It was thirtye years since the last application had been made to Parliament d as no other persons had come forward to endeavour to remedy e evil, the merchants would have been greatly to blame had they glected it longer. The foreign trade of the city of London had at increased in the same proportion as in other parts of the king om, owing to the want of proper accommodation. In proof o is, he stated, that from the year 1751, to 1793, the foreign ade had increased at different ports in the following proportions:

In London, at the rate of 4 to 1.

In Bristol, at the rate of 6 to 1.

In Hull, at the rate of 7 to 1.

In Liverpool, at the rate of 12 to 1.

He observed, that the spot chosen for the erceion of the dock as every way proper for that purpose. It was within ten minute alk of the cultom house, and therefore was very favourable fo e collection of the revenue. Petitions had been presented in fa our of the bill from the East-India Company, and other great immercial bodies. As to the petitions against it, he would no y much, except that he would answer in general to all of them at the bill secured all the rights of the city, and he was certail at no injury could arise to the city from the water of the rive hames being diverted, as was proposed by the plan. To thew owever, the erroneous grounds upon which fuch petitions wer ten founded, he took a retrospective view of the petitions that ad been presented against the building of Westminster Bridge he corporation of London had petitioned against the bill for cred g that bridge, and flated, that it would defiroy their rights an rivileges, greatly obstruct the trade and navigation of the rive slow London Bridge, and materially affect the interests of the cit nd individuals. Similar petitions had been prefented from the prough of Southwark, Shadwell, and from the watermen an ghtermen on the river, who complained, that if the bridge we

t, they would be obliged to feek their bread in foreign countries bridge, however, was built, and it had not yet been discoverave done any injury to the parties who petitioned against concluded by observing, that if the bill was passed into a laould greatly promote the trade of the city of London; he ther moved,-" That the bill be now read a fecond time." йг WILLIAM YOUNG observed, that the plunder of t neward-bound trade at the prefent wharfs was enormous, and t turrage fearcely credible, which was not less ruinous to t chants, than the defalcation was ruinous to the revenue. Alderman LUSHINGTON declared, that it was the intenti the corporation of the city of London to come forward in t I liberal manner to redrefs those complaints to which the honor : Member adverted in his speech. He had no objection to t sciple of the bill, as he agreed with his honourable friend the ry attention should be given to the convenience of the shipping receffary to the aid of the commerce of the country. He h ainly given a very flattering picture, and minute detail of t rease of our trade, and was, he had no doubt, actuated by n is the most honourable, as well as those gentlemen who embark he present undertaking. The bill was certainly so far adva sous, as it forced Parliament into a discussion that must ultimate ve advantageous to the country. But it behoved the House, finefs of fuch importance, to paufe, and confider if other pla y not be produced more advantageous to trade, and less liable ection; and to attain this end, Parliament should certainly inf a Committee of Inquiry. That the plan proposed by his h mable friend was in many respects erroneous, he was authoris iffert from the conversation he had with the best-informed en rs; for it was certainly a subject on which he was not otherw spetent, from his own knowledge, to decide. It was impossib te was informed, for veffels to get into the propofed canal duri tides, which lafted ten days, and fpring tides only four da fum to the extent of 10 per cent, upon the original subscripti s to be levied upon the trade of the port; and this too before advantage was derived from it, for the plan was not to be co ted till feven years after its commencement. He faid, that , though acquainted with the agitation of the project, were de acquainted with the plan tili 24 hours before it was laid up table of this House. He said, that the city were seriously e yed in preparing a plan. As a proof that they acted with li ity, no objection had been stated to the receiving of the petit this plan; though, as having the confervation of the water DEBATES.

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orward a plan which encroached upon this privilege. The qui ion for the House then was, whether they would wait for new i ormation, and admit a competition of plans? He was certain the city would cheerfully concur with any plan which should i ound of general utility. The city of London had now a plapon paper, the expence of which would amount to 900,000 like objects of this plan were,

1. To purchase the right of mooring chains in the river.

2. To project a bank into the river Thames to the extent of 4

3. To widen Thames Street from 30 to 70 feet.

4. To widen all the leading streets from the river.

This plan would be completed in three years, and would not require above a million sterling to carry it into essent. The other would take seven years before it could be completed, and an expense of three millions before any advantage could be derived from the Before he moved the amendment, he thought it proper to state that if he succeeded, he would follow it up with a motion for a Constitute to inquire into the state of the port of London. In the Committee, the plan of the merchants might be first considered out it would be open to the consideration of other plans also, as would determine to which the preference belonged. He conclude by moving the following amendment, viz. "That this day for months do stand in place of the word now."

The LORD MAYOR OF LONDON feconded the motion He thought that the plan of the merchants would defeat itsel Their plan was meant only to accommodate two or three hundre hips out of 13,000, of which the shipping of London consisten The entrance of the canal would be at the most difficult part of the iver, and would be inaccessible during 5. W. winds. The plan ne thought, by rendering watermen, lightermen, &c. superfluou would injure one of the best nurseries of seamen of the river in the city was equivalent to the right the Lord of Manor had over property, who was always confulted in the projeof canals to pass through that property. He, as sworn to maintain he privileges of the city, could not abandon this right without fai ng in his duty. He faid that many of the loffes complained of i ressels on the river arose from the negligence of the merchan hemselves, and could not be affected by the Wet Dock bill plan Ie enumerated a variety of abuses committed. He said that he days should be abolished. The custom of the coopers was, i iking from a calk about two ounces of fugar for a fample, ofte

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ake ten pounds; and a variety of other abuses of the same nat it place, from the negligence of the proprietors, so that the places complained of were owing solely to themselves. The Edia Company, by superior attention in this respect, he was sut of two millions, did not lose 2001. He said the city puld accommodate 900 ships in the docks, and that a plan is executed by one of the first engineers in this country.

Mr. THORNTON gave an account of the erecting of eks in Hull. That measure had been as unpopular there and possibly be here. There was but one person in the to

no would venture to subscribe to them, and he was obliged assists to sell his share in consequence of the unpopularity of fasture. But what was the consequence of the erection see docks? The revenue of the port, at the time they will, did not exceed 70,000l. In three years, it rose to 140,000d now he believed he might state it at 200,000l. He then ed, that though the proposed accommodation was only for 300 vessels, it was sufficient, because they were not to remain many, but would be continually changing. Thus the accommission in rotation, would be equal to any purpose that could inted. As to the ten per cent, which was proposed to be level carrying the plan into effect, he was far from thinking it a he

Mr. SHERIDAN agreed with the worthy Magistrates in almery thing they had said. It was incumbent upon the House ar counsel for the parties who petitioned against the bill,

r, for fuch a beneficial object.

ne at least should be granted for this purpose. He saw no readoubt the sincerity of the city in wishing to bring forward a plane example of the conduct of the city on a former occasion, mourable gentleman had brought forward upon the principle lawn in a celebrated pamphlet of late, that of visiting the since ancestors upon their posterity, and it was only on this view to e corporation of London could be implicated in the folly of the edecessors. It might be argued, that any plan of this national hurt the city of London, as West-India merchants misert that the abolition of the slave trade would ruin the trade to e colonics, and as it had been argued some years ago, that summetee of this country would suffer by giving a free trade to ad, a prediction falsified by the event; but arguments of this in the him went for little or nothing. If the object could be effective.

ith the confent of the city, he was convinced that merchants we refuse the accommodation on these terms. It was faid that

at was not too high. ... Indeed the honourable gentleman m

nsider it a very great profit, when to per cent was ga loan. The loffes through plunderage furely must be rable, when a new word was made from the frequence et, and furely this was not a loss that the wet docks were I to remedy. But the great question, since it was ag me plan was necessary, was, whether the purpose might well answered by the city plan? There was something at ery unfavourable in the appearance of this bill: though h t to be a private bill, it permitted very confiderable fum ed from all British ships, although the accommodation we fined chiefly to the West-India merchants. That I' should be pulled down, and 10,000 persons forced to nabitations, was fuch defolation at the commencement of f improvement, as did not befpeak much favour. The i ffect certainly would be, to diminish the value of houses ne city of London, and in time to attract the Exchange, n-house, &c. to the place where the docks were to be m ould have withed that a month or fix weeks, or fuch a per en proposed for the delay of the bill, that time might be as well to hear counsel of parties interested, as to bring my other plans that might be in agitation. . Chancellor PITT faid, he felt the importance of the

fore the House; and every man must feel a satisfaction at which created the present difficulty, as that cause was the of our trade, and therefore the principle of the bill was p though, correctly speaking, the bill might be called a pri-That there should be done something for the general according on of the trade, he could have no helitation to say. le of the bill was not merely to be confidered; indeed u ere could be no difficulty, for it was for the general accurate on of trade; but the question would be, whether the m d by this particular act was proper to be adopted, and be subject to the modification of a Committee, when the come to that stage. As to the amount of the interest n, and whether all thips ought to pay towards it, or only thips receiving certain accommodation, all that was no to the general scope of the present subject. The principl led the House to inquire whether the trade of London or accommodated better than it now is? Upon this he ha l opinion in the affirmative; but be had fome doubts in on the point of order. When counsel came to argue on n at the har of the House, they might state, as the wo 2 U L. XLV.

lagistrates and Representatives of the city of London did this ley might fay they admit the grievance as stated in the bill, 1at they could furnish for that grievance a better remedy than thich was proposed in the bill. This the House might be c pon to adopt, and would do fo if convinced that the remedy etter, and should then, as in all such cases, be under the difable necessity of compelling individuals who should object to lan, and who had local interest to be affected by it, to acce compensation for that interest. This too the House would nelined to wave, if they could obtain their object without it. sill could not be argued without allowing to the corporation of ity of London, and the proprietors of the legal quays, an opp ity to flate their reasons at large against the plan upon the que of the general interest of the trade, as well as to state object rifing out of local interests. Now if this case was thus to be nto at the bar of that House, there would be considerable diffi n the case, and some perhaps upon the point of order, and hat he should be glad to hear an opinion from the Chair. hould like to know whether, at the bar of the House, the pa e at liberty to go into evidence not only on the part of the con ion of the city of London, and the proprietors of the legal q s their interests might be affected by the present bill, but al hew the superior merit of the city plan. He was inclined to t hat whatever might be the point of order, they might be p n a condition, where they would be at liberty to do it. In of convenience, however, to the trade, an expeditious mode of o be adopted, fo that the object should be obtained in the cour he present session. He therefore thought that only two days is week, which was the regular course of proceeding in hearing co t the bar of that House, would make it impossible to bring natter, which ought to be done as foon as possible, to a con ion this fession. He wanted this object to be attained as spe s possible, and that this bill should pass if no better mode cou dopted to remedy the evil. He claimed this not only on the gr of national interest, of itself decisive, but also for the interest of arties immediately concerned. It was true indeed that the co ation of the city of London now come forward with a plan w hey fay will answer the purpose of all the trade, better than which was proposed in the bill; but when the complaint had o long standing, and the merchants had given the city so i ime to come forward, and when they were fo late in producing lan, the House had a right to be a little jealous of the sinceri ne city, and they should not object to the mode proposed in bill, until they should be sure that the city plan presented. node for remedying the evil. Now what conclusion did h om all this, certainly not that the present bill should be pu our months; if that should be agreed to, the bill could no s fession, and therefore if that amendment was persisted in ld meet it with a direct negative. This he was warranted g from the arguments of the representatives of the city, who the bill; for they all tended to support the principle of th it fuggested a better mode of carrying that principle into ef He would say then the city of London could not be entitled delay, until they proved their mode was preferable to that vas propofed in the prefent bill. He must therefore hear: al of evidence before he should consent to the delay, which to a rejection of this bill. In this view of the subject ids of the bill were entitled to have the fecond reading now their opponents to proof at the bar of the House, that their as a better one. But if gentlemen, feeing the great delauld arise by hearing evidence on both sides at the bar of the would agree to having a Committee up stairs, then it migh per to postpone the second reading of the bill to an early dae holidays, for the purpole of feeing whether the city of Lon ald, within a forthight or three weeks, or fome fuch period a plan that would answer the purpose better than that which posed to be done by the present bill. This seemed to him to g justice between the parties, without losing fight of the pub erest. He should therefore move an amendment to th nent, that, instead of this day four months, be substituted the f April next. Then he should be ready to meet the idea-o g the plans to a Committee, who might fit every day, not nding any adjournment of the House; and, if the city b defirous to carry the subject through properly, they would orward with their plan. Certainly, the public should hav efit of the mode proposed by the present bill, unless a bette be proposed. It should be remembered that if this bill b out, another bill could not be had in the present session, ac to the rules of the House. If, however, it could be prove better plan could be adopted, it might hereafter be brough d, and in the mean time this should go on. He therefor move, " That instead of the words this day four month! rted the words, Wednesday, the 11th of April next." e SPEAKER faid, that he felt a confiderable degree of diff n stating the point of form which had been referred to his right honourable gentleman. The object of the present bi s to accommodate the shipping in the port of London better y are at present. To this bill, brought in by the merch city of London objected, on the ground that they could ace the same purpose by more eligible means; and leave had ren to the city to be heard by their counsel against the bill. It is superiority of the plan which they had to suggest, formed of eir objections to the bill in its present form, they could not opinion, be prohibited from stating the outlines of that place objections to the bill. Of this the Eau Brink Drainage forded a precedent. But he took the liberty to remind the hat the evidence would perhaps go to a considerable length erefore he would submit whether it might not be proper, so the of expediting the business; to appoint an antecedent Comm. Mr. Alderman LUSHINGTON observed, it was by not

e object of his amendment to get rid of the bill before the hast merely to give to the city of London an opportunity of laying an before a Committee, for them to see whether it was not an that which was proposed by the bill. He therefore had not continuous to withdraw his amendment, on condition that the arment proposed by the Chancellor of the Exchequer was adopted.

Mr. SHERIDAN faid, that the House could not well protected at present, than to name a day for the second reading a begged that it might be understood, that by consenting a committee up stairs, the petitioners withdrew their claim to be a their counsel, on the second reading of the bill, if they degree to the Report of the Select Committee.

Mr. RYDER faid, that the proper place for them to flate piections, would be to the Committee.

General SMITH faid a few words in favour of the bill gped that no unnecessary delay would take place in its parough the House.

Sir WATKIN LEWES vindicated the conduct of the ondon through the whole of the business.

The second reading of the bill was fixed for the 11th of 11d an open Committee appointed to inquire into the best me commodating the increase of supping in the port of London The House adjourned.

Thursday, 17th March.

Mr. CURWEN brought in a bill for the repeal of ourts of the game laws, which was read a first time; and, notion for the second reading,

Mr. Chancellor PITP faid, the bill was of the utmost

see, and involved questions of such magnitude, that he thought lemen should come to some immediate decision respecting it, as of such an important nature, that he was against its lying until next session: he wished it to be quickly decided, and suffered to be associated to agitate men's minds. He therefore was need to think, that the bill ought to be printed, and then allowed lie over for some time, at least till after the recess, to give emen opportunity to consider its principle and provisions. In idea, he wished to defer the second reading till after Easter; if it met the approbation of the House, would fix the 18th pril for that stage. He also suggested, that in the mean time, will should be printed for the use of the members. At present ould not say more; but merely hoped, from the national immees of the measure, that it would be decided on in the course its session.

Ir. CURWEN thought, with the right honourable gentleman, the measure was of considerable importance, and, that the cought to be allowed time and opportunity duly to consider its nitude. In this idea, he was not adverse to its being printed, deferring the second reading till after Easter.—And, as the neellor of the Exchequer was pleased to mention the 18th of as a proper day, he would, with the leave of the House, fix day for the second reading.

eneral SMITH was of opinion, that an opportunity should be in the present session to reject the measure, if the House inclined to do so: and, therefore, he was adverse to postponing ill to any length of time.

Ir. Chancellor PITT said, that it was for this reason that he ed time till after the recess for the second reading, that gentle-might give it every consideration and attention in their power. If the time, the House thought its principle and provisions erous, they might reject it; and he was free to say, that he ed it to be soon decided.

he second reading was then fixed for Monday the 18th of I; and on the motion of Mr. Curwen, a sufficient number of is for the use of the members, were ordered to be printed.

· Friday, 18th March.

he bill for granting a bounty on the importation of corn was a fecond time, and committed for Monday.

ord SHEFFIELD suggested to the House that some effectual as should be adopted to prevent the exportation of molasses, and to preserve to Govern-

ent the revenue arising from distilleries, by permitting the intion of molasses, in neutral bottoms.

Mr. ROSE faid, that the fubject was under confideration, at as foon as any decision was come to, it would be submitted to House.

Mr. POWYS said, that the general inclosure was founde o distinct principles, which ought to be framed into two sepalls, to enable proprietors to inclose by general consent, and we the majority a power of compelling the minority. He stice, that on Monday next he would move for an instruction of Committee to that purpose.

Monday, 20th March.

The House went into a Committee on the bill for regular e grinding of corn, &c.

Mr. POPHAM said, that in a future stage of this bill he nded to bring up a clause, for obliging millers to grind when anded, upon any application being made to them for the purp the same principle as innkeepers were obliged to entertain trains; he stated it as a great hardship that when a poor man brosen, he should not be certain of having it ground.

Mr. FRANCIS allowed that such a provision would be served, but thought it would be much better to teach the poor to go cir corn by means of little hand mills, on a simple construct that he had before mentioned in the House. After a few of trions, the House resumed; the report was received, and the dered to be recommitted on Thursday the 17th of April.

Mr. POWYS wished to call the attention of the House again e same object which he had proposed on a former night. T ere two purposes which the Select Committee had in view; is for enabling proprietors to agree amongst themselves, and c to effect, the inclosure of common lands: the other was to c I those who were not willing to assent: these were so distinct air natures, that they never could be blended in one common to the former he had no objection; but the other object ould oppose. He wished, therefore, that these distinct prop ns might be separated: by that means, the first would pass w t opposition, whilst the other, on which many doubts were en ned, would come under particular discussion. He then conclu moving, "That it be an inftruction to the Committee, to wl : bill for the appropriation of waste lands is referred, that t ve power to divide the faid bill into two bills, if they think Sir RICHARD SUTTON feconded the motion.

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HN SINCLAIR thought that such a measure would be productive of delay, but would deseat the object of the He considered it proper that the minority should be comply with a measure for the general interest.

SHEFFIELD faid, he was forry to differ from his le friend who made the motion. The bill, if separated as would be perfectly useless. The object of the Legislature , not only to facilitate but also to encourage, and as much e to force an inclosure; that it was now perfectly well d, that on the average of years the quantity of land now in Great Britain did not subfist its inhabitants; that he he public five years ago, unless some means were used to he tillage of the country, we should frequently find ourin alarming and precarious dependance on foreign countries r present case) for our subsistence; that if the cultivation ands was suffered to depend on general consent, an inould never take place; that so great a good should not a the infignificant whim of a few individuals; that the of land uncultivated in England was a difgrace to the re, and the like was not to be observed in any other country in Europe. Some gentlemen had faid, that much afte lands were as useful in their present state, as they rendered by cultivation; he entirely difagreed with them; they were a nuisance to the country, they were the nests s and idlers, that they drew the people from their, regular that those lands if brought into cultivation, one part employed in raifing cattle, in the place of those miserable nimals which are not to be feen in any other country, and part would be employed in raifing that corn, for which aying fuch immense sums to foreigners when we can

FRANCIS said, that it might happen that a minority in may possess the larger share of property; in such case it proper to make exceptions; however, he thought that in mitment of the present bill, these purposes might be effected atroduction of fresh clauses, as well as by separate bills, ould be productive of delay.

BURDON was of opinion, that by delay we should indisofe the advantages arising from an immediate inclosure.

HUSSEY said, that he at first hoped that the bill would be with very beneficial consequences, but when he took it with him, he saw, from the second page, that it was a to hold out to the people, that it would prevent the possi-

bility of a returning scarcity: he was forry to read an except all the King's forests—the New Forests, &c. Why, he should these lands remain uncultivated? they were, in saw waste lands of the kingdom. He contended, that these should be first cultivated, and, as he would wish to see eve in the kingdom inclosed, they should then begin the cultivacommon and other waste lands.

Mr. RYDER thought it would be better to let the bill to usual course.

Mr. POWYS faid, that his objection was not on any to the quantity of property in the majority and minority; that Parliament ought not to delegate into other hands, the of compelling any minority to confent; he contended, that any individual proprietor was compelled to confent, he sho heard by Parliament, who would then act as it saw fit.

Mr. GREY agreed with Mr. Powys, that this was a power, and Parliament ought not to depute it to other hands he thought, as many applications would necessarily be made, would be proper that private bills of compulsion should be expense.

Sir WILLIAM DOLBEN faid, that the reason will Crown lands were excepted was, not because of their being property, but because there was at present a Commission to i into the state of the Crown lands, and that a plan would be be forward by the Commissioners in proper time, well digest considered, which would make the forests productive, and sufficient quantity of timber for the navy.

Mr. FOX agreed with Mr. Huffey, that the Crown should be first cultivated. With respect to the proposal of ditthe bill into two, he thought that it was a very proper measure by that means gentlemen's doubts with regard to one measure not impede the course of the others through the House.

After some farther conversation, Mr. Powys's motion was tived without a division.

Mr. FRANCIS rose to give notice of his intention to ta first convenient opportunity after the recess, to bring forward tion concerning the state of the negroes in the West-India i That in order not to load himself with unnecessary difficulti an attempt sufficiently arduous in itself, and perhaps above his city, by exciting groundless suspicions, and provoking a super disposition to oppose his intended proposition, before it was stood, he would now state shortly to the House, not what his awas, but what it was not. It did not relate at all to the ab we trade, nor to the manumiffion of the flaves now in the His purpose was to provide for another interest, which, pinion, though certainly not neglected, had never been infidered, nor rationally promoted, on found principles of e either to the master or the slave; he meant the real of the proprietor himself. If through that medium the of the flave could be improved, he hoped it would not be tion to his proposition. It was true, he had not till very ought of taking an active part, upon a fubject, which, in ws, had been fo long debated, and to fo little purpofe. unfortunate vote on the flave trade had determined him to ward. On one point only he thought it necessary to make it declaration, to thelter himself from personal reproach or It was true that he had taken his resolution, and that, at he faw no reason to think it at all likely that he should not it. Nevertheless, it was possible, that in the interval. tions might occur or be fuggested to him, by men wifer felf, whom he meant to confult, that infurmountable s, or strong prudential objections, might deter or divert pursuing his present purpose. If so, the House would hear of it; but, if he perfevered in his defign, of which at pread no doubt, the House might be affored that he would mind to it with all the industry of which he was capable, every exertion of whatever faculties he possessed.

al MACLEOD faid, that the motion which he was about to the House, with the grounds upon which it rested, inich important principles, that he felt it to be a task beyond rs. Not only the honour of the country, but the interests nity were at stake, as well for the present, as for ages to a mode of carrying on war had lately been practifed, borom a precedent of Spanish cruelty, and threatening to decharacter of the English nation in the eyes of Europe, and rld. Before he entered on the subject, however, he found him-I upon to wipe off certain calumnies with which he had been fince he last mentioned the business in the House. He had ufed, both in print and common converfation, of being by private malice and hypocrify. He had been charged miniating the character of a noble Lord under a mask of p. He was free to avow, in reply to this false and cruel on, that he was incapable of entertaining fentiments of nalice against any man, far less against a person whom he a man, and respected as an accomplished soldier, and a

ith whom he had always lived in habits of the strictest in-

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timacy. Was this a person whose character he could be suff of being anxious to traduce? It had been faid also that he v to stab the characters of Ministers through the fides of the He certainly reprobated the conduct of the war as le from blunder to blunder, and from crime to crime; but he ap to the House, if, when he brought the buliness forward on a f day, he did not acquit the Executive Government of having concern in the matter; an acquittal which was certainly ju by the aftonishment which the communication of the fact feet produce upon the Chancellor of the Exchequer. Having the deavoured to vindicate his character, he proceeded to the det the facts. Formerly he had refled what he faid, merely upon a paper paragraph, which certainly was not information fuffic authentic for the House to ground any proceeding upon. He had in his possession; a letter from Kingstown, Jamaica, afec ing the fact. It was to be remarked, that this was a letter a private person, entirely unconnected with the Governme Jamaica, and that the writer entirely approved of the mode of ing the Maroons with blood hounds. It was proper to know, first place, who are these Maroons. They are men, said he the circumstance of their being men, one would think, is sufto thew that they ought not to be hunted with blood-hounds. they were not only men, but freemen, whom we were bound t tech. It was necessary, in the next place, to know what are blood-hounds. They were employed by the Spaniards in th quest of the New World, for the purpose of exterminating t habitants. And these blood-hounds, the use of which in thes has affixed an indelible stain on the character of the Spanish r at the end of the eighteenth century, are adopted by this cour instruments of war. Here the honourable General quoted a p from Bartholomew de las Casas, a monk, who by his zeal eause of humanity, has gained more lasting renown that Monarch of the age in which he lived. This writer describ Spaniards as feeding their hounds upon human fieth, to i them with a fierce, and a ravenous appetite; and, as faying another, give a quarter of an infant for a feast to my dog boafting fometimes that his dog, on one morning, had killed it men-speaking as if they had been wolves or wild boars. couple then of these blood-hounds attended, with thirty S chaffeurs, had been imported from the island of Cuba, i purpole of exterminating the Maroons in Jamaica. But wh the fportsmen? West-India planters, British soldiers,

officers, and British Generals! If such a stain was not pe

sed off from the national character, the annals of His Majesty' n would be more shamefully blotted than those of any reign n the time of Philip the Second, and Charles the Fifth of Spain was this war, which was so cruelly conducted, a just war? Its ice had never been shewn. But the blood-hounds were not, if , employed in the profecution of the war; they were employed ount out the Maroons, after they had hid themselves in the rees of the mountains, and ceased to commit hostilities. He had I in his youth the works of Puffendorff and Grotius, and he ld recollect that they reprobated all improper instruments of war injust; and the principle on which they did so was one which it be familiar to every man, that they tend unnecessarily to inife the natural horrors of war. It had been faid, that thefe roons had been fet on by the French. If this was the case, it effect would this produce on the French as an enemy? Were fure of retaining all our West-India islands; he was afraid not. poling, then, Grenada or St. Vincent's was to be taken by the nch, might not they also send to Cuba for blood-hounds, and reife those severities of which we have thewn them the example i the French fet them on. Who fet on the Loyalists in Marque, or who fet on the Chouans in La Vendee! And because French commit unjustifiable actions, did this afford any plea to to follow their example? The Chouans were now broken n, and perhaps, on the restoration of peace, the French might it necessary to have recourse to great severities against the rens of that party. Perhaps they might fend to Cuba for bloodnds to exterminate them, in imitation of the infamous example ch Great Britain had shewn. He hoped he had faid enough to ze the indignation of the House, and to inspire them with a zeal indicate their own honour and that of the nation, by an inquiry a business of such a shocking nature, and of so alarming conrences; in the mean time he would merely move, " That an able address be presented to His Majesty, that he may be pleased order, that there be laid before this House, a copy of all the respondence of which Government is in possession, relative he mode of carrying on war against the Maroons in Jamaica." Mr. DUNDAS said, that he would not trouble the House with ny words upon the prefent occasion. He was possessed of no hentic information upon the subject, that he could offer to the use. He considered that many inconveniences might arise from motion that had now been made, and he hoped that he would able to fatisfy the House, and even the honourable gentleman nself, of the impropriety of it. The honourable gentleman has

n it for granted that the war with the Maroons was unjust, inated in aggression on our part. It should be remember ever, that it had its rife in an infurrection of the Maroons, roked by any aggression or ill usage, and that no part of it e afcribed to the conduct of the affemblies or of the inhabit amaica. He knew that, over fince this inforrection, the if Jamaica had been in a state of the greatest alarm and da ch could possibly be conceived. The Maroons were accuste lescend from their fastnesses at midnight, and commit the adful ravages and cruelties upon the wives, children, and ty of the inhabitants, burning and destroying every place w y attacked, and murdering all who unfortunately became the 's of their fury. In this difficult and diffreshing situation, Itia of the island were constantly in arms, and forced to be al pared for defence. He did not understand that the purpo : dogs was fuch as had been flated, nor were they to be emp the barbarous way that had been represented. He under it in the island of Cuba, these dogs were used to prevent ne on running away, and merely to feize and retain them, an tear and mangle them with that cruelty which was deferibe : honourable mover. The account given in the book quote : honourable gentleman, he doubted not was greatly exagger t however it might be a just picture of the former practic s not applicable to present times. Upon this point he prot to be perfectly informed, but he did not understand that scription given by the honourable gentleman was the real and te of the matter. The grounds stated for the motion cer re insufficient and inconclusive. He confessed he had hea : fact, but his chief objection was, that any information ald be laid before the House was lame and unsatisfactory. I mitted, that the employment of these dogs was not in confequence any direction of Ministers here. If the Assembly of Jan d caused such an application of them to be made, which h t imagine was the case, it was furely unjust to lay the blame inisters. It was not requiring much from the House to em to believe that His Majesty, or even Ministers thems the first intimation, would adopt such measures as would pr prohibit the use of dogs in the manner that was reprol his furely Ministers might cafily be supposed to have hen the character of an absent Governor, whose conduc herto commanded the greatest approbation, was involve ped the House would see the impropriety of pushing any fa notion on fuch flight foundation, and which would appear r, confidering the steps already taken to prevent the employed the blood-hounds in the way the honourable gentleman had ated.

- BARHAM faid, that he found himself impelled to trouble ouse with a few observations, and to give such an explanation s necessary to justify the character of a noble Lord, who has cted himself as Governor of Jamaica, in such a manner as to the unanimous approbation of the inhabitants and planters as not perfonally acquainted with the noble Lord, but he knew to man was ranked higher for honour and humanity. nation on which the honourable gentleman rested, was not suf ground for the motion he had brought forward. There were es in the letter he had quoted, that appeared to destroy it ility. From the application of the honourable gentleman If to one passage that alluded to Mr. Wilbersorce, he was conthat it was little to be relied upon. However he had dif from that honourable gentleman (Mr. Wijberforce), he has espected the humanity of his heart and the rectitude of his in ns, and he knew in the West Indies he was regarded in the light. He was convinced, from the information he possessed the dogs had not been procured for the purpose that had been The old book quoted by the honourable gentleman, gave ought, a very unjust description of the way in which they wer yed. Dogs were used in this country in the same manner emen knew that dogs were often used for the protection o in, and to trace out deer-stealers. These hounds then were y employed to track out the Maroons, and by no means to nd mangle them. What, however, was the object of the fince war it was to be called, very improperly in his opinion s for the protection of the inhabitants against the desperate an ous attacks of the Maroons, who came down upon their ing and destroying every thing. They consisted of about 40c vere not like an ordinary enemy, but were like a gang of rot who might feize upon fome forest or mountain, and comm. dations upon the country. It was a question, he thought, her means could be found effectual to prevent the ravages of murderous bands, whether it might not be juftifiable to at t to root them out in the way that the war is now faid to be car n? They were represented as freemen, and therefore entitle treated with more humanity: but he could affure the Houfin Jamaica, the state of claves by no means prevented their being treated with the fame humanity difplayed to others of ent condition. The cause of the infurrection had been the punishment of a Maroon, according to the mild system of the isla for an offence that by the laws of this country would have been nished with death. To the Maroons, since that time, the savourable offers had been made, but they had persevered in reing all terms.

Mr. MAURICE ROBINSON said, that the information ground for the address, he had thought insufficient, but the said stated seemed now to be confessed, and might therefore surnish seems ground for the House taking up the subject. If the number the Maroons was only three or four hundred, it was surely us cessary to employ means of warfare so abhorrent to human nature

Mr. SHERIDAN did not think it necessary to trouble the He long on the present question, after what had fallen from the hone able Secretary. It gave him the greatest satisfaction to hear Government had ordered an inquiry to be made into this transact immediately after the report of it came to their knowledge. he had heard with much concern what fell from an honour gentleman near him, (Mr. Barham) because it carried with it idea of extirpating a whole race of people. This he could not ficiently reprobate; and furely the favage means used to overed those unfortunate men were not necessary, when their number stated so low as four or five hundred. It was surprizing, without the abominable aid of blood-hounds, the whole force of maica could not fucceed in fubduing those unfortunate Maron who, by oppression, the breach of treaty on the part of the Engl and in vindication of their rights, had been driven to take up ar So far by the bieffing of God, at least the relistance of a mino acting on just principles in one quarter of the globe was at least : midable. The honourable gentleman who spoke last, afferts s they were not to be treated as Maroons but rebels. Now it fee that the relistance of an independant nation, with whom this co try figned a folemn treaty, which it afterwards violated, was to confidered as a flate of rebellion. But there was no ground wh could justify the use of blood-hounds, and it was unnecessary for I to flate what the House well knew, that it was not only just politic, to abate as much as possible the rigours and horrors of w The present objects of the war in Jamaica, seemed to be the expation of this unhappy people, or to drive them by cruelty, to n rith fuch a refentment of their wrongs, as to render them incapal in future, of observing amity or good will towards their ener The honourable gentleman opposite to him seemed to conside as of little importance whether the war was just on our part or r He was of a contrary opinion. The idea of extermination, alw d and unjust, was certainly much aggravated, if it turned or these people were at war with us merely because they ha injured. The Maroons were in fact an independent people were a useful race, and even in a commercial view were derable advantage to the country. The honourable gentlema nentioned the origin of the war, but he had not stated all th mstances. It originated in a Maroon stealing a pig, but h' Inment was a violation of a treaty which fublished between the In settlers and the people. He was whipped. The man re ed with the stripes on his back to his nation. It was an arti f the treaty that no Marocon should be punished by the go ment of Jamaica: but if he committed a crime that he shoul ven up to his own nation for punishment. In the prefer this article was evidently infringed. Redrefs was demande e Maroons, and as no redrefs was given, war followed. Fo honour of the national character, it was necessary, that an inshould be instituted. If the Maroons were injured, a wa termination could not be contemplated without the utmoor. He hoped, however, that fomething would be done t back this people to that state of harmony and good wi h had been found so necessary for the peace, and in some de to the prosperity of the island.

Ir. BARHAM said he did not conceive it to be a point did i, that the war was just on our part; that the Maroons ha been provoked. With regard to the extermination of the Ma is, he confessed he did not see how it could be otherwise, while Maroons were determined to commit murder.

Ir. COURTENAY observed, that the honourable Secretar said that he believed the war to be just on the part of the ters. This, however, would not appear to the House an are ent of any weight, because it was merely an assertion, and came out any proof or authority whatever. It had been said, that the dehounds were employed only to pursue and discover the lurk places of the Maroons; but he believed, that when such dog set on for a purpose of this kind, they would not stop ally finding the fugitive, and pointing him out to the pursue private letter from Jamaica, it was stated, that two of the had set on a soldier's wife on the beach, and that two sold were obliged to bayonet them in order to save her life. I animals were so ferocious when not set on, what was to be sted from them when they were properly trained to this horricels, and hunted on by Spanish Chasseurs. The book the seen quoted by his honourable friend, had been mentioned with

an air of ridicule by the honourable gentleman near him. he know that the author was Las Casas, so justly celebrated fo candour and veracity, and who was quoted as the highest at rity by Dr. Robertson, in his History of America? It had faid, that these Maroons came down from the mountains to mu during the night. This too was a mere affertion, and totally void of truth. But was it not strange that 500 men should of the whole armed force of the illand of Jamaica, and oblige government to put the inhabitants under military law, and pe a mode of warfare to discordant to the feelings of British foldi He meant no reflection on the noble Lord, who prefided on He had the honour to know him, and he was ado with every virtue that belonged to the gentleman and the following But he believed he might have been induced to allow this tr action, though contrary to his inclination. If all the planters fifted upon this mode of warfare, it certainly would not be for him to prevent it; and he might feel himfelf obliged to fent to that which neither accorded with his spirit nor huma-

Grotius and Vatel had been alluded to, and perhaps it in be faid, as they, in enumerating the instruments of war w were not lawful, had not mentioned blood-hounds, that there it was lawful to use them. This would be similar reasoning a that which occurred in an action respecting assignats forged for purpose of circulation on the Continent. A noble lord obser in Westminster-hall, that Grotius, Vatel, and others had enu rated the instruments which ought not to be used in war; but none of these authors said a word about false assignats, he could fay that they might not be fairly employed in carrying on the fent just and necessary war against our enemies. He then adve to the treaty which had been entered into with the Maroons. was made, he observed, in the year 1783; and it was expression stipulated, that when a Maroon should commit a crime, he not to be punished, but given up to his nation. This article infifted upon by them, that they might not be fubjected to corp punishment by the planters, which they confidered the most graceful of all punishments, and the greatest misfortune that co befal them. It was corporal punishment which was the caus their original infurrection, and to be freed from it they would counter any danger. - Like all other favages, their passions v ftrong, and their refentment of injuries indiferiminating and in tuous; but they were susceptible of reconciliation. Let, then, paration and friendship be offered, and their passions may be n to flow with no less violence in the opposite stream of affection de. The paucity of their numbers was another circumwhich added to the shame which must refult from so cruel precedented a mode of attack. In the year 1770, their r was only 885. In 1773, they amounted to 1028. they were 1323. Taking, therefore, the men capable of arms at one-third of this last number, they would only t to 400. But extermination had been talked so much of rger scale, that Mr. Courtenay was not surprised to find it to in this. As the champions of religion and humanity, lighted the flames of war from one end of, Europe to the This war, we had threatened to carry on to extermination. r the prefervation of morality, were we to commit the most al of all actions; and for the preservation of social order, ed over the face of the earth-confusion, bloodshed, and death. k of exterminating this handful of brave men, who had uch a noble refistance, was the very acme of wickedness and , and would fix an indelible stain on the British character. have broke the first article of the treaty, we must stand by assequences. What have we to complain of the descents of aroons from their mountains, when the mode of warfare on by us is so much worse than theirs? We were now res to be humble copiers of the cruelties of the Spaniards, whose nity we had hitherto always condemned. DENT spoke against the motion. He expaniated on the

of the Maroons, and the necessity of repressing them by neans that could possibly be suggested. In illustration of ument, he related a flory of fixteen gentlemen, who were by the Maroons in one of the smaller West-India islands. faroons infifted that they should give up the government of nd into their hands, and upon the refusal of the gentlemen, m all to death. The two last to suffer were a Mr. Campnd a Mr. Horne—one of them faid, he was certain there t a negroe on the whole island that would injure him, upon a black negroe, who commanded the Maroons, put him to with his own hands. He then entered into the argument, e blood-hounds were only used for the purposes of trae footsteps, and discovering the haunts of the Maroons: and duded by observing, that as gentlemen seemed to have such pathy to this species of dogs, they would certainly have no on to his proposing a treble tax on them, when the question ing a tax on dogs came to be discussed on Thursday next. eral MACLEOD rose to observe, that in consequence of what had fallen from the right honourable Secretary of State, he not press this business farther at present. He begged, how that it should not be considered that he totally relinquished it, would never quit the subject until the evil was redressed - he stick as fast to it as those dogs did to their prey. The right hor ble gentleman had, however, assured the House, that orders inquiry into this transaction had already been dispatched by vernment. He hoped these orders would be duly enforced render any farther notice of the business in Parliament unnecessif not, he pledged himself to bring it forward again, should found that none more adequate to the task was inclined to a take it; but he now conceived it proper to "move for lease withdraw his motion."—Leave granted.

Tuesday, 2 2nd March.

Mr. LECHMERE observed, that he had lately some co fation with the Secretary of the Treasury on the subject of motion with which he should have concluded what he had to-day in the House. That gentleman had behaved with co rable candour and liberality to him. He was perfuaded that ever might be thought by some persons, there were consid quantities of corn exported even now to the enemy under v pretences. It was his object to prevent, if possible, the con ance of such illicit practices, and thereby to relieve the indus poor of this country; for which purpose it was necessary for h call on the House to examine the exportation of corn from country, in the course of two years of the American was years 1776 and 1777, and two of the years of the prefer happy contost, the years 1794 and 1795, to compare the e tations with each other, and then they would fee that there have been a great deal of the illicit traffic of which he compla He should hereafter have some farther observations to make this subject. He should now only move, " That there b before the House an account of the quantity of corn exported Great Britain in the years 1776 and 1777, and the years and 1795, diftinguishing each year, and the ports from w the fame were exported, and the quantities exported from port."

Mr. LONG faid, he had no objection to the motion itself he should have a great objection to the ground on which the nourable gentleman stated the necessity of it; for that githere was no foundation. A very little of the exportation of the honourable gentleman complained had taken place.

there had not actually been any, but he was well affured he best possible information, from the stifferent ports, that tion had been but very little indeed. He said this because ld be very forry an idea should go forth that much corn has cported from this country. The fact was otherwise; he had ction to the motion of the honourable gentleman. The mois then put and carried.

Chancellor PITT then moved the order of the day, to to farther confideration the report of the Committee on the allowing certain additional duties on legacies, &c. The order ead, he moved that the House do now take the report into

confideration.

Alderman NEWNHAM faid, it was with great reluce role to oppose a tax for the public service at a time wher ody knew that taxes were so much wanted, but he felt himlled upon by his duty to do fo. He felt objections to this hich, to his mind, were infurmountable. What impression ld be able to make on the House he could not tell. He endeavour to do his duty with firmness. First, then, he y he objected to this tax on account of the inquisitorial part Very unpleafant fenfations must be felt by any man who d, that by this bill, should it pass into a law, an exact acof his circumstances in life might become the conversation nufement of the loungers of a common coffee-house. - For ernment should not be satisfied by the account given in by autor, there was to be an inquisitorial power, in order to e the whole of his accounts, to open his books, to pry inte ets of his trade, and to investigate the statement of his cirnees, by which means every thing belonging to a man's conwould be liable to public exposure. This was a hardship to extent, and entirely new in this country. There might be ircumstances which a man might very fairly and very pruwith to conceal, even from his partner in trade; but by this ry thing was to be exposed to the public at large. This fubject all descriptions of men, particularly commercia. o the most ferious inconveniencies. believed that all the objections to which this bill was liable yet properly been presented to the minds of the public tey should, he was confident the tax would be a very unpone. It was a tax on the bounty of a man to a well-trice proved friend or domestic, and that to the great amount or cent. This was intolerable. There was a defeription o not acknowledged by the law, for whom a man might, very

properly, have a tender affection, who would feel fevere effects of this bill: He meantillegitimate children. By the they were put upon a footing with absolute strangers to the p fix per cent, was laid as a duty upon every thing that a parent leave to them. The bill flated what was to be done by tho .. shall take upon them the barden of executors, a burden it be with a vengeance if this bill passed. None but an at would be qualified to be an executor; and no one should v to become an executor without an attorney at his elbow. was another observation which he could not help making, was, that he did not like the mode which had been adop carrying on this plan for a tax. The original plan had been ed; the landed property into one bill, the personal propert another. He wished them both to come together, that the might fairly fee the extent to which this was to be carried. believed indeed, that when the landed property bill (hould be h forward, the opposition to it would be so great, that the M would be compelled to abandon it. Having faid so much as fituation of natural children, he must now ask, what was to fituation of uncles, aunts, nephews, nieces, brothers, and f They must all pay their proportion of the tax for every thi to them. This appeared to him to be an alarming plan of tion, and he was ferry to observe the House so inattentive effect of it. Gentlemen, if they faw the mischief in the lig be did, would not reft upon their arms as they feemed to do. would venture to foretel, that when this bill came to be unde by the public, there would be a terrible outcry against it. withed the Minister had made this measure general, that the might fee to what they were in reality giving their confent they entertained this bill; for if this passed, something me tenfive upon the fame plan might follow, and he knew not we were to flop. He withed other gentlemen more able than felf to take up this matter; he was not accustomed much to speaking, and could not deliver his sentiments in that House so and without embarraffment as he might in private with his ac tances; but this bill appeared to him to be so objectionable t could not help opposing it. He hoped that what he had faid induce other gentlemen to adopt the same line of conduct. A point he had to state, and then he should conclude. This tax which was to operate chiefly upon our pofferity, and it w that account necessary to be more than ordinarily careful. incur debts, why did we not tax ourselves? The debt we smust be paid; but he would say, let us pay, and do not er fuch loads of it to those who are yet unborn. He then I, that instead of the word "now," be substituted "this day nonths."

. RASHLEIGH feconded the amendment. The exposure perty, he faid, which would be necessarily consequent upon eration of this bill, would be in the highest degree prejudicial de. The House must know that many traders, of the best fter and the fairest intentions, extended their speculations in to double or triple their capital; and it might hurt their credit, he exact state of their property should be laid open to the . How many inconveniences would arife, he would afk, to the debts and credits of a foreign correspondence? It was ly necessary for him to state that they would be endless. The ty of many persons might consist of cabinets of pictures, &c. it might be the wish of the best-intentioned men not to have ed. Whereas, if the Commissioners of the Stamps should that the proprietors had undervalued this fecret property, they power of investigating it. He considered that this bill would uce litigation, and on that account alone he would oppose it, had no other reason. The former stages of this bill had in very thin Houses; if it passed through the present stage, ped there would be a full House on the third reading, and entlemen would exert themselves to oppose a bill fraught with ad confequences.

, FOX said, he should concur in the motion for postponing ill. As to the time, perhaps, he might differ from the y magistrate who made the motion. With respect to the bill he had confidered it from the very beginning to be a measure ther impracticable in the prefent state of the country. He did nink that any clause could be introduced into the bill which l do away the objections to it, for the whole principle of the as radically unjust. He was exceedingly forry, however, that I been prevented by indifpolition from attending when the bill the Committee, and examining the different clauses as they proposed, for he now professed himself incapable of underng them, Objections, however, to the whole bill were too is to pass unnoticed. Every species of commercial property by this bill be laid hold of and exposed by Government. He old formerly that this inconvenience might be avoided. r was, " that is morally impossible," for the very idea of ig a man pay a profit to Government for his property ad m, must necessarily imply that the value of that property be afcertained. This must also necessarily make public the the of all the bequests in the kingdom. It was not necessary im to dilate upon this fubject. This afcertainment of the v f every thing hereafter to be bequeathed, must necessarily des pon a balance between debts and credits. Now there might, iere must be cases, in which this system would be attended a reat injuffice. It was faid that as we cannot afcertain the v I a person's property, it shall be taken according to the pro-Rerwards received. The House should consider the tendence is fyftem. There must be thus annually laid before Parlian ie whole state of our commercial prosperity and advertity. A i ray lofe upon one branch and gain-upon another; he might has artner in the one case, and he might be concerned alone in ther, and he might bequeath a legacy to the partner who had ned this lofs; then there must be a deduction of fix per cent. f fuch bequeft. This, perhaps, was an injustice which was stended, but it was an evil that was inseparable from the ature of the bill, and therefore could not be avoided. Now ould ask how it was possible for a man to give an accoun alorem of the profits of a trade complicated with a thousand imfrances? And how this account was to be made to Gove ent without the whole of the circumstances of that trade be rade known to the public? In thort, made known to every i the world who should chase to inquire into them? With res the practicability of estimating the value of property under Il; suppose, for instance, a certain capital be left between rifons, the interest of which only was to be enjoyed by one me. Suppose it should go to the uncle in the first instance, other in the fecond, the nephew in the third, until the wil ipital be made absolutely in the fixth person in succession. I sald the claim be made on the part of Government? If it id upon the capital in the first instance, it must reduce the va the interest of the legacy to the first annuitant, while a calc an must be made of the lives of the other parties, which co wer be precifely determined, on account of various accidents. ife of any contingency happening to the fecond or third annui ter the death of the first, if restitution be made to the third urth, what restitution could be made to the first annuitant ? www was any restitution provided for? There were many o ejections to the provisions of the bill. It was well observed e worthy magistrate, that a great hardship would be cast sildren who had the misfortune to be of illegitimate birth. as this to be managed? Was there to be a power to institute quiry into the legitimacy of the children? Was there to be y into the legality of the marriage of the father, or the grand-. Had Government that power? If they had, what a scene ' ifulion and intolerable vexation would follow from the exercise t power? If this bill be confented to, there would be other of the fame kind brought forward, and no good argument then be found to oppose them; for admitting the principle of be just, he could not see any good reason why it should not tended, for what was this but a mere shift to levy a duty on ecies of bequeathed property? If this should succeed, he I dare to fay the mode would be deemed an eligible one. took notice of property in the funds. There was indeed a y act of Parliament which secognized the practice of recurring s an object of taxation. But he did not think that just; for we funded a debt we contracted with the holder of it, that ould enjoy it without diminution by a tax while he lived, and e should bequeath it to his posterity. He thought, therefore, was a confiderable objection to that measure, but there was a deal more to this. He thought also there was a great deal of in the objection of the worthy magistrate about not bringing rd the other bill with regard to the tax on landed property. w no good reason why they should be separated, but many hey should be kept together, and chiefly that the House might e real extent of the plan upon this subject, and by applying landed property, the impracticability of doing any thing like in the execution of it would be more striking. He lamented, that the House was so indifferently attended; but that was ig which he had reason to lament upon subjects of greater ent, even than the present. He did not see any necessity of rring this bill for four months, four weeks would be sufficient e House to make up its mind on the subject. But both the should be debated together, and the House ought not to pass githout knowing whether they could ever pass the other. He nany objections to the particular provisions of the bill, but they all as nothing when compared to his objections to the general iple of the bill. The idea of an ad valarem estimate of taxaon a man's property was repugnant to fense and justice in any ry, but particularly in fuch a State as ours, where it was imle to calculate the inconveniences to which it would give birth. ght, for aught any man could fay to the contrary, endanger the very existence of our commerce. Indeed, he wondered he House, which had in it so many men well acquainted with sture of commerce, felt so easy under a measure so alarming as Feeling so many objections as he did to this tax, and withpeople to understand its nature better than he believed refent, he should at all events vote for some delay is

He, indeed, was confident that a fense of his duty would command him to vote for the rejection of the er. He should now, however, only desire that this e delayed until the other bill for taxing landed presented before the House.

SOLICITOR GENERAL faid, in reply to Mr. re was not a necessary connection between the two t therefore there was no reason for postponing the or other was discussed. The principle of both was a ted in the act impoling a duty on legacies of 20s. per te legacies is above 1001, and of 40s, per cent. wh 400l. It had been argued that the bill was impoliti t went to lay open the state of private property. Suc ons were fanctioned by the laws in Jamaica, and ther n productive of no bad effects. But upon the provisi fent bill, there was no necessity for any such investig place, because it would be always in the power of an o void it by proposing a composition. He defended the ion proposed in the bill, because it took nothing fro injoyment of any person upon whom it operated. ng persons to a vexatious inquiry, he saw no part of the d that effect, and he was at a loss where the hono ian could find fuch a clause. He owned that the c nate children was forpewhat hard, but it would be imp e an exception in their favour. Befides, it would be of the father to make provision for the payment of th ing an additional allowance to his natural child. He with justifying the tax, as merely an extended operat les that were already recognized, and which would upon the country as any that could be proposed.

GREY acknowledged that he thought it difficult to xes; and more especially at this time, when there is grievously oppressed, and all additional resources and; but of all taxes, however objectionable in general some more so than the present, though it appeared to objections would come with greater force and preciper consideration of the present bill were postponed untime before the House. In regard to what had passed and leant discussion, he observed, that the honourable and had stated it to be impossible to except illegitimate. He thought so too, and he moreover thought that the

operate as a confiderable hardship upon those persons wh not illegitimate themselves, derived their existence from ; mate fource, as they would be strangers in blood, and I iable to incur the whole expence. Another of his objections ll was the fame as that of his right honourable friend (Mr. Fo ard to the discovery of private affairs. The honourable at I gentleman had justified this part of the bill upon the examp naica. Now whatever might be the policy of Jamaica, ways been contended here, that to oblige any person to mal very of his private concerns would be most fatal to the con I credit of the country. In the earlier part of his speec nourable and learned gentleman concealed this effect of the y flating that it would not be necessary to make this discover Ir. Grey thought it would be difficult for him to prove the provisions of the bill. To demonstrate this, he begge confider in the first place how the duty was to be levie to be levied under the superintendance of the Commissione Stamps by persons appointed by them, who were to tran account of the property, which was afterwards to be registe d kept alphabetically in the books, so that Government migany time to the books, and immediately fee the amount rson's property. Therefore, whether it might be politic i a or not, he thought it ought to be guarded against in th 7. The next objection was against the manner in which ty was to be levied. The honourable and learned gentlem: id that it would be levied in the least oppressive manner, be it would not take from the actual enjoyments of any on fered from him in opinion, because in this country of con where large capitals were embarked, the fubtraction of the rould be a material confideration. What, if two or thre ral fuccessions were successively to take place in a short peric e, would not the subtraction of 6 per cent. or, at the lowe ition, 2 or 2½ per cent. upon any capital, make a heavy in n? Certainly it would, and therefore upon that principle! ed to the bill. There were fome things which his right honou riend (Mr. Fox) had advanged, that he did not think he atisfactorily answered. One of them was, that people wou ject to a vexatious fort of inquiry at repeated periods. rable and learned gentleman expressed himself surprised and faid he was unable to define what part of the bill I rable friend alluded to. It was in that part of the bill whe e in the 8th page enacts that, if no specific legacy is left rection, but the profits from time to time in any concer L. XLV. 2 Z

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at the duty shall then attach upon them. Mr. Grey said the ight not perfectly have understood the clause, but he though stance of a share in a banking-house which his right honou iend had alluded to, came precifely under the claufe. If the be as to be paid out of the fum or fums of money atiling as profits ie concern, he asked how it was to be applied but by a period iquiry into the state of the firm, or by what was tantamount voluntary declaration? His honourable friend had also objection another part of the bill, upon which his objection had not nswered with any satisfaction. It was that part of it where pe qual in relationship to the testator, are not made equal in the f duty. He objected also to that part of it where the proper eft as an annuity to different persons in succession; because it eared to him that the duty upon all the legacies was to be le t once, which, if taken for fix lives from the capital, w educe it so much as materially to affect the first annuitant. An hing in regard to contingencies required explanation. If a p aid the whole tax at once from the capital upon the legacies of acceeding inheritors, he understood that although he had do n the arrival of a contingency, restitution was to be made; y lid not appear to him that any provision had been made for re ion, nor was it altogether just, fince the demand would be pon the first annuitant, whereby the capital would be dimini nd the contingency might not arrive till after his death. This n his view of the subject, the most difficult part of the bill, th is general objection was to the publication of property, to v he whole of the bill tended. He did not with to fay any ipon the other bill at prefent, but he wished they could both ome at the fame time under confideration. The honourable earned gentleman faid that they ought to be divided, because rovitions were different, though the principle was the fame hought that if the principle was the fame they ought to be dife ogether. The fact was, that the other bill was neither mor ess than a land tax, levied in a worse mode than the tax is us evied, and at a time when the land is less able to bear it. He w he same opinion as his right honourable friend too, that as then to striking distinction of principle between the immediate heir, he next person, and that under sanction of this tax, a tax mmediate fuccession would soon after take place, and he sa bjection to it. He had stated his objections, perhaps in a ma iot fuited to the occasion, and should vote for postponing the fa onfideration, that he might judge better of it, when the other ame to be discussed.

The ATTORNEY GENERAL was glad to hear the c cons to the bill, as they afforded an opportunity for explana Thich would be ferviceable to the subject in general, and to the cutor and administrator in particular. If he had been aske is advice before the framing of the prefent bill, he should hav ised His Majesty's Ministers to follow up the acts of the 23c 9th of His present Majesty, since it was necessary to know uty of the one and the obligation of the other. The difficulty o determine whether this bill was a parliamentary folution, or f those perplexities which had puzzled professional men for siears back? and he thought it was. The first objection was ause there was no exception for illegitimate children. aid, had always leen the case with former acts of parliament, e conceived it proper, both on the principles of morality and he policy of legislation. This act, however, was lenient, in c arison with other acts of parliament; for if the testator states egatee to be his child, although illegitimate, he would enjoy xception made in favour of the lineal defeent, which was not afe as the laws now flood. If the teffator died inteffate, ther eed, as now, the claim of the illegitimate fuccession stood for hing, and confequently the objection did not appear well foun They who oppose the present bill, must repeal the whole of the s they now fland, if they did not admit the proposed regulatic e an improvement. He had often been put under the torture he inexplicability of former acls. If the executor asked the l ee for a reccipt, on the payment of the legacy, the legatee in efuse, because he was to pay a tax, urging as a plea, that he ras to pay money, ought not to give a receipt. The executor in hen fay, that unless a receipt was given, he would refuse to pay egacy, and the general confequence was, that on one fide or ther an action enfued, upon which it was extremely difficult to ide. Now this was all adjusted by the present bill, which t hat a receipt shall be given by the legatee. The next que be confidered, as the laws now fland, was -What was a lega t had often been contended, that an annuity was not a legacy, refidue was not a legacy, that a leafe was not a legacy, or th equest, compounded of many things, was not a legacy. Yet ormer acts, a duty was levied upon the relidue of the intestate' ites. Again, he observed, that as the laws now stood, there ardly a possible case, in which, if any litigation happened, ooks and private concerns of individuals might not be exami nd instanced the case of a bankrupt in particular. Another circ ance, as the laws now stood, was, that if the testator, dying tel

a relidue of his estates to A. B. no man could say that it cy, while, if he died intestate, the case was altered. A e were difficulties of other forts. An indeterminable qu refent was, whether an annuity was a legacy? He was o that it was an annual legacy; and, as fuch, that receipts e required from year to year. Now the present bill settled was moreover very lenient with respect to the legatee at the s; for it took a duty only for four years, and, if the le ald die in that interim, a reflitution was to be made of the nder. In reply to the observations upon collateral inherit innuities, he remarked, that if a legacy, to be given to A. remainder to B. and, after his decease, the legacy to be dute to C. you must consider the trustees as legatees, an y attaches upon the capital. Therefore, all pay their due ion, and all fuffer in proportion to the diminution of the c beir exact ratio, which is not the case as the laws now s the receipt must be given in the most remote degree of rela for all, and confequently every legatee endures a greater ere were some cases of legacies, he admitted, which came description. Of this class was that left to any person for the testator had a regard, but left in the hands of a confid tee, to be optionally administered, according to the cond legatee. Such furns would of courfe be fupplied from ti e, and vary in their amount, and therefore the payment of y must attach upon the actual capital. It applied no me profits on a capital in trade; for there also it was laid upo ital, and not upon the profits. Here then it was plain honourable gentleman (Mr. Grey) had mistaken the nate bill. But where the testator has no share in the capital es a legacy in a share of the profits, the duty must depe good will of the legatce. He reviewed the feveral acts of vent relating to legacies, which were passed in 1780, 1783 39, which he found very defective, yet every one of then ted the inspection of private concerns; and supposing no le acts had paffed, he faid, he fhould be glad to know how s there were, in which an individual was not liable to be ed by law to make a full disclosure of the state of his as vas true, and the fentiment had been acted upon judicially as waved upon the principle of respect to the commercial the country; but he knew of no instance of succession wh ht not be demanded, except where a fingle person takes the y of the testator. This bill, therefore, on the whole, for provide for the ease and convenience of executors, by obld inconveniencies: he was perfuaded it would be acceptable he country, and he thought that it had already received fome mony from the public, when he faw the manner in which it attended that night.

Ar. FRANCIS observed, that a single affertion, made by the ned gentleman, and his candid declaration, that the existing to which he adverted, created great embarrassments and distince of legal opinion, was a circumstance sufficient alone to urge to give a vote for the amendment. If it was true, as stated, the existing laws originated from great legal authorities, what as nee had the House that the present hill would not be as objectible, and as productive of embarrassments, as those to which learned gentleman had referred? Mr. Francis said, if he existed the right honourable member who spoke last, legacies to wives and children, in trust, were liable to be taxed.

The ATTORNEY-GENERAL explained, and faid, that the purable member must have mistaken his meaning, as such not the case.

Ar. W. SMITH professed that there was one clause in the bill the struck him forcibly, as extremely objectionable. This was clause respecting the disclosure of commercial property, a cir-stance of such inconvenience, that, if well understood by the ic, would occasion a very serious opposition to any such meanic, would occasion a very serious opposition to any such meanic, would occasion a very serious opposition to any such meanic, would occasion.

The mercantile world were totally unaware of the clause; this was a substantial reason why time should be given that the might be sufficiently and seriously considered. The bill had e out of the Committee amended, on the 21st of March, and only printed on the 24th; so far certainly, in a measure of so h confequence, there was fomething like precipitancy. ared himself by no means an enemy to the general mode of tion, with respect to this bill, and his opposition arose merely the inconveniencies that must arise from the disclosure of comcial concerns. For instance, in case of a large commercial le becoming reliduary legatee to a partner, was it to be levied iffers, or was it to come into account? If the latter was the , who could afcertain the length of time during which it might neceffary fuch accounts should stand open? Here the great difty arole; how was it possible for the Commissioners of Stamps ompel a disclosure of the effects, without having recourse to a ment of the debts, and to the persons with whom such house facted butiness? Suppose the remaining partners were to set a e on the property themselves, would the Commissioners trust

ne valuation, without making farther inquiry into the refiduum?

He was convinced they would not. They would fay it umbent on them to examine farther; and what would be ult? They would appoint an appraiser not only to va goods, but the book-debts; he is to have a right to exam he debts due, and to discover how far these debts were li be paid or not. Was not the confequence then obvious? not every house, with whom they kept an account, liable to spection of this appraiser? For instance, if they said a d not worth more than 1 5s. which he infifted was worth 20s certain the fact, could be not examine the books and the of the debtor? This was a grievous objection; for in the stance, the Commissioners of Stamps, their appraiser, and th millioners of the Land-Tax, were all empowered to exam the state of every commercial concern, with which such he business. If a legal power was given to the persons he ha tioned, to enter into the private affairs and examine the conconcerns of any man, it was impossible to foresee where unjustifiable abuse would terminate. This was an objection mind, of fuch ferious weight and magnitude, as should inc House to postpone the report for future consideration. The CHANCELLOR of the EXCHEQUER faid, the

fo much had been faid on the subject, he should rest fatisfithe defence that had been made of the measure by his hor and learned friends, and should only detain the House for minutes, in reply to the honourable gentleman who had fpol There was only one fingle point to which he should previo vert. In the course of the debate the argument had been re that if the House should agree to the tax on collateral su they would establish the principle by which a tax might a direct fuccession. Now he would contend that the princ entirely different. The present tax applied very fairly i cases where the expectation was remote, or no legal claim How little was this argument, that the principle of the pref if admitted, would attach also on direct succession, consiste the idea thrown out by gentlemen on the other fide, with to illegitimate children. They thought the case of illegitimate children diffinct from that of strangers, that they stood in intimate relation to the tellator, and that it was extreme that in the present bill they should come under the same tion as strangers. Yet illegitimate children stood, in the c tion of the law, as absolute strangers, and, except an expres fion was made for them, were not entitled to claim an Yet they who affected to complain of the hardship in this i unca and - tentrane

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affirmed, that in the present measure there was no distinction of principle from the case of the immediate succession of legitimate children. The honourable gentleman contended, as an inconvenience in the operation of the bill, that the disclosure of what related to property would be put entirely at the pleasure of the Commissioners of Stamps. No such inconvenience existed by any clause in the bill. In the case of residuary legacies, it must be the immediate act of the legatee to make application, in the first instance, for an investigation into the amount of the whole property, to which he became eventually entitled, for his own accommoda-It did not belong to the executors to take any fuch step. The persons interested were only obliged to pay in the proportions of the tax to the revenue, as the property bequeathed to them became available. If they defired an inquiry for their own accommodation, it was unfair to complain of the hardships or inconveniences of the investigation, which must in consequence be instituted. The executors were not entitled to ask for any such inquiry; the Commissioners of Stamps were only empowered to concur in it, when it was demanded by the legatee. If, therefore, there was any hardship, it must be voluntary; nor was it likely that an inquiry would be demanded in those cases where the details of the property were complicated, and where the investigation would be attended with any inconvenience. He faid, that the present bill was so far from introducing any new principle of inquiry, that, as the law now flood, the fame principle existed in feveral cases which he enumerated. It had existed for a long series of years; and to those who were best acquainted with its operations he appealed, whether it was attended with any of those fatal confequences to commercial credit, which, it was stated, would refult from the present measure. He concluded, that if sufficient confideration had not been given to the bill, at least ample opportunity had been allowed for the purpole. It had been twice committed, and, after the first commitment, printed with the amendments; the only inflance in which a tax-bill had been printed: so that no fault, in this respect, could be imputed to those who had brought it forward.

The question being put, that the bill be read this day four

Ayes, 16; Noes, 46.

The original question was put and carried; the Report read and agreed to; and the bill ordered to be read a third time on Thursday next, if then engrossed.

Bristol, Liverpool and Lancaster, which were all severally agreed to.
The House adjourned.

Monday, 4th April:

Mr. FRANCIS called to the recollection of the House, a general notice he had given of his intention to bring forward, in confequence of the miscarriage of the abolition of the slave trade, a motion for the amelioration of the state of the negroes in the West-India islands. He wished now to make that notice specific, and if it did not interfere with the business of Monday next (Wet docks) he should fix upon that day.

Agreed to.

General SMITH moved that the order of the day for inquiring into the expenditure of the public money for the erection of barracks, and furnishing the same, be discharged, and a new order made for

Friday next. - Ordered.

Mr. MAINWARING called the attention of the House to a fubject of the utmost importance. He held in his hand, he said, a petition, figured by a very confiderable number of persons, designating themselves, the retail cutting butchers of the city of London, Westminster, the Borough of Southwark, and places adjacent, who, at the commencement of the prefent scarcity, he believed, contributed not a little to enhance the price of provisions, but who now folicited the honourable House to be examined at the bar, or otherwife, as to them should seem meet, and thereby to prove, that the high price of butcher's meat was imputable to the jobbers, forestallers, and carcafe-butchers. The petition, the honourable Member remarked, was of that grave and ferious nature, which would juftify him in moving, that it might be referred to a Select Committee, to inquire into the allegations contained in it, and to report their opinion thereon; but as gentlemen, viewing it in the fame light as he did, would, no doubt, concur in withing the prayer of it to be acceded to, he should now content himself with simply moving, that the petition be brought up and laid upon the table.

The petition was then brought up, read, and ordered to be laid

upon the table.

General SMITH, in pursuance of notice given on a former day, moved, that an humble address be presented to His Majesty, humably praying, that His Majesty will be graciously pleased to give directions, that a copy of the proceedings of a court-martial, lately held on John Fenton Cawthorne, Esq. a Member of this House, be laid upon the table.

The motion was agreed to nem. con. and the address was ordered Vol. XLV.

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to be presented to His Majesty, by such gentlemen as are N of the Privy Council.

The House adjourned.

Tuesday, 5th April.

The order of the day for the third reading of a bill for to His Majesty a tax on legacies, conveyed in collateral su being read, the bill was read a third time.

On the question being put, that this bill do pass,

Mr. Alderman NEWNHAM said, that it was difficult to add any new objections to those which had been alread against the bill. There was one circumstance, however he forgot to mention in the discussion on a former evening, the present bill the same property might be subjected to the of the tax two or three times; as when epidemical distern vail in any part of the country, or in the conveyance of proofficers in the army. He was clearly of opinion, that ought not to pass; if it did, this might be a very good elive in, but it would be a very bad country to die in.

Mr. RASHLEIGH wished to have some explanation ticular clause in the bill, which he did not fully understan

General SMITH found it impossible to give his affe présent bill, under any amendment, or to allow it to pas entering his protest against its principle, and all its provision was convinced that forty years ago the country would have strenuous in its resistance to it, that the Minister would I compelled to relinquish it. He begged leave to remind t ' that the Cyder Excise act was so offensive, because it er persons acting under the commissioners of excise to ente houses, and disclose the secrets of families, that the was afterwards obliged to repeal it; and he did not know commissioners of stamps should possess this authority any a the commissioners of excise. When the principle was mitted, he saw no end to the extent of its operations. He ways been accustomed to confider private fortunes as facbeyond legislative control, but the present bill went to e fort of inquisition over the property of individuals, and, Whole, he could not but call it a most detestable tax.

Mr. FOX did not mean to trouble the House with a vations, either upon the principle of the bill, or any of it though he was clearly of opinion, that if the principle was up to its full extent, it would put an end to that commer perity, which, impaired as it at present was, ftill enabled

port those burdens to which we were subjected. It had been faid, that this bill was of a fimilar nature with another intended to be brought into Parliament, propoling a corresponding tax upon land. What he meant now to propose, was to postpone the third reading of this bill, till the propriety and practicability of the other was difcuffed-The principle of both was allowed to be the same : but the provisions of each, from their nature, must be different. Allowing the principle to be just, if the provisions of the other bill were found, upon discussion, to be impracticable, he asked, in what fituation the House would be placed. They would have fanctioned a tax upon personal property, which, it was allowed, ought equally to attach upon real property; but, perhaps, the tax upon real property might be found to be impracticable, and then the present tax would incur the charge, at least, of being partial. Upon this ground he proposed, that the debate should be adjourned till this day fortnight.

Mr. Chancellor PITT could fee no reason for adjourning the debate. He agreed with one of the honourable gentleman's principles, that if this bill passed, the tax ought also to extend to landed property. But though the other should prove to be impracticable, it by no means followed, that the present tax was not allowable; for this inference assumed what he would not grant, that personal and real property had always been held upon the same footing by the Legislature. The principle of the tax upon personal property had already been recognized by the Legislature for the last thirteen years, in the Act imposing a certain duty upon Legacies, which was passed in 1783. And the present bill was recrely following that principle which had been formally recognized, that personal property is a fit subject for taxation.

Mr. GREY, in reply to the Chancellor of the Exchequer, denied that the principle of the present bill had ever been sanctioned by the Legislature. No tax could be imposed, as had been ably shewn by writers upon political economy, and particularly by Dr. Adam Smith, who stood deservedly at their head, without violating some principle of Government. The principle of the present bill was particularly of that effect; for was there any political principle more obvious than this, that every tax upon the capital of a country, must prove highly injurious to the commercial interests of that country? The reason was easy to be found, because it tended to diminish the sum of productive labour, in order to produce an unproductive fund. The former Legacy Tax he acknowedged to be departure, to a certain degree, from this principle. But though the Legislature, in this instance, had departed from

left untouched the great bulk of commercial property, and cached upon those legacies which might easily be separated from property, whereas the present tax directly applied to the capital of the country, and entirely violates a principle whereas the tax might be repeatedly levied up same property in a short time, and that upon equal property would operate most unequally. He afferted also, that a most security against the tax being extended from collateral to diate heirs, and upon these grounds he would vote for the ment proposed by his right honourable friend.

The House then divided upon Mr. Fox's motion, Ayes 16—Noes 64—The bill was then passed.

The House resolved into a Committee to take into confidence the Leicester and Worcester petitions for a tax upon dogs. Hobart in the chair.

Mr. DENT rose pursuant to the notice which he had to propose a tax upon dogs, and entreated the indulgence Committee, while he stated the grounds of his motion. tax, he faid, was not only much defired, but was becon lutely neccessary. Perhaps this was the first instance country, in which the people not only afked, but demar addition to their burdens. He would have it to be und that it was the chief intention of the well-wishers to the mo promote the relief and benefit of the poor. And he w vinced, that if it was carried into effect, it would leffen the Rates, render provisions more cheap and plentiful, dimiinstances of the hydrophobia, and at the same time open confiderable fource of revenue to the public. The diminthe confumption of flour, oatmeal, and those broken victual come from the tables of the affluent, and which, at prefe confurmed by dogs, in great quantities, might contribute in the present period of scarcity, to alleviate the distresses poor. According to Lord Chief Justice Hales, and Si Stewart, an increase of population was always the effect of of provisions: and upon this principle, the application quantity of food which is at present confumed by dogs, to of the poor, would tend to augment the population of the -The number of dogs had lately increased so much, the forded matter of ferious alarm: fuch, indeed, was the i that if the Bramins might be faid to have had an hospital s

England might, with full as much propriety, be called a

tal for dogs. As a ground-work of the tax, he would first ender vour to find out the number of dogs in the country, calculating by the number of the population. He supposed that the populatic of the country might amount to ten millions, and these migl compose two millions of families. Allowing a dog to each family the number of dogs would amount to two millions; but supposin them to be diminished one half in consequence of the tax there would still remain one million of dogs in the kingdom. Upo these he would propose to levy a tax of 2s. 6d. a head, indiscr minately, except those which serve as guides to blind men, whic would produce a revenue of 125,000l. Mr. Dent proceeded 1 state from documents in his possession, the ravages which we committed by dogs, the quantity of provisions confumed by then and the increasing evil of the hydrophobia. He first mentioned recent pamphlet by Dr. Barry, upon the Subject, which, he tak contained many pointed remarks, applicable to the prefent queftice and many unanswerable arguments in favour of the proposed tex next a number of letters, which he had received, to shew that fuc a tax was not only defirable but necessary on account of their de struction of cattle; and last their great consumption of provision From the second volume of the Philosophical Transactions of th Manchester Society, it appeared, that there were fifteen thousan sheep annually destroyed by dogs. He supposed the number to t much under-rated in this statement, and that it amounted nearer fifty thousand. He had a letter, informing him, that in a fore in Devonshire, one dog had killed four hundred sheep, and h correspondent added, that two hundred men, with as many dog had gone in fearch of this destructive animal, but had not bee able to find him. Another dog had been feen killing sheep, complaint was entered against him to his master, who exculpate his dog: he was afterwards watched, and feen killing two theel which having done, he went and washed himself in a pond, that there were no marks of blood upon him---the fact was tol to his master, who agreed to hang him up for a few minutes t the hind legs, in order to put his guilt or innocence to the test, an from the quantity of blood which he vomited, he was declare guilty. He wished the Chancellor of the Exchequer to pay par ticular attention to these facts, as a certain dog had been foun killing theep in the neighbourhood of Holwood, in Kent, wil the right honourable (he left the House to fill up the blank) upo the collar, and the dog was spared on account of his title. The instance of hydrophobia had lately increased to a shocking degre He knew that in one week, in the course of last year, no few

a thirty-titree persons, infected with that difference, had ed to the Manchester Infirmary, So far he called on the nity of the House to adopt his motion, and he trusted that t ald be the more inclined to do it when he informed them swing a penny per day for the food of one million of dogs ounted annually to 3,000,000l. which was 700,000l. n n all the rates for the aged poor of the country, and yet the thought could be kept for less than a penny per day. etter from a gentleman at Kingston upon Thames, he lear t sheep's heads, sheep's hearts and plucks, &c. were bought offal in that vicinity to feed dogs, although the poor were gla chase such provisions, and from his inquiries at twenty diffe rkets he learned that in London people did the fame. Nov credibly informed that a fleep's head, with the heart ek, &cc. would subsist a man and his wife, and a couple of o n for two days. One gentleman he had heard of, who Aed with his mealman to fupply his kennel with wheat ar, oats, and meal, at 800l. per annum. This might ap be exaggerated, but he knew a gentleman who expended 4 annum on the same articles for his dogs. A pack of inds could not be kept for less than 1000l. 15000l. or 20 year, and it was an absolute fact, that after a long chase ttleman rode into a country town with his fox-hounds clam with hunger, and every baker's shop in the town was ransact bread to fatisfy them. Under all these circumstances, th e, he hoped that the Refolutions which he meant to propol : Committee would not be rejected. He then moved, th of half a crown a head upon each dog should be imposed. He said if this resolution passed he should afterwards move xher tax upon unkennelled hounds, which often run amongs ang corn, and moreover did a great deal of mischief in the ni : mentioned fome inflances from the Reports of the Boar

Colonel STANLEY seconded the motion. The question put, That it is the opinion of this Committee, that a due shillings and fix-pence per annum be imposed on dogs of exciption.

Mr. Chancellor PITT faid, he did not think there was ng unreasonable or improper in laying some tax on dogs, refore he did not expect to hear much said against it. But mmittee, he had no doubt, would feel it necessary to draw of distinction in this case. They would feel for the owner ne dogs, particularly poor persons. It was clear that the

hould not keep a great number of dogs; but he thought the were many indigent persons to whom dogs were useful, and t whose children and family they might afford some rational amuse ment. Such ought to be diftinguished from the opulent; otherwihe tax would justly be deemed a harsh one. The tax itself ! hought a just one. He thought also that the best mode of layin on the duty would be to charge it at a certain furn for each dog p innum on those who keep them, and he submitted to the Con mittee, whether there should not be a difference in the charge c those who pay affested taxes and the poor cottager? He did a fay that if dogs be taxed that any persons should be allowed to kee dogs without paying for them, but he wished to make a distinction between the man in easy circumstances and the poor man. The distinction he should propose thus: Three shillings per annum & each dog that shalt be kept by a person who pays any affested taxe and only one shilling for each dog kept by all those who do not pa affeffed taxes. He did not see why this tax would be considered a intirely a parochial tax. He faw no reason why it should not, like other taxes, he appropriated for the service of the State.—Th shilling tax indeed might be well applied intirely to parochial put pofes, because it was to be paid by those who are excused certain rates by the parish, and on that account more easily collected unde a parochial regulation; but the remaining two-thirds of the duty? should propose to be brought forward for public purposes. distinctions might all of them be canvaffed when the bill should t brought before a Committee of the whole House; but he though it feafonable to make them now, because the subject might thereb be better understood than if he had made no distinction until the bi came to be discussed in a Committee. He should therefore propo an amendment to the prefent resolution-That instead of a duty of 28. 6d. there be a duty of 3s. on each dog,' meaning afterwards t propose in a Committee on the bill, that all persons who do n pay affeffed taxes shall be charged only the duty of one shilling for

Mr. BUXTON thought the proposed tax a good one, but considering it rather a regulation of police than any thing else, as that it was to prevent mischief from too great a number of dog much of which had been already selt, he could not assent to distinction of the Chancellor of the Exchequer. He saw no reast why the dogs kept by the poor should be distinguished from other If a poor man kept a dog, and received relief from the parish, the parish supported his dog as well as himself. He saw no good we son why a poor man should keep a dog, he saw many against it.

on this measure as a regulation of police, and a very was ready to support it, but the Minister's distinction of support.

WILBERFORCE faid, he was originally a friend to

le could not approve of that fort of humanity which nourable friend wished to extend to the poor. The tainly not for the purpose of extracting money from and it was certainly humane to make such regulation nduce them to curtail their expences, by not keeping he they had no use. Besides, it would operate to their if the number of those animals was curtailed. He wand had very satisfactory reasons to believe, that obia did not arise in the many instances stated, from

figned by the honourable gentleman. There was feater, where it occurred among the higher orders of the special but if it did proceed in a few instances from the

ed, he thought it humane to remove, as much as post, and in so doing, it was extending humanity to the le

fociety.

LECHMERE faid, he had long thought that a meafu

d was wanted in this country. He trusted this would e to the public at large, and particularly to the poor at he suffered extreme hardships on account of great sea sions. Not only meat, but other provisions also were by these animals, some of which were entirely useless,

frould be taxed at the lowest rate possible, such, for instaged to the labouring man. But as to gentlemen who

of fox hounds, he thought they should be compelled to them in proportion of their number. He thought iers, pointers, setters, and all other dogs which were

are should be subjected to the tax; but he was going to which he should be execuated by some part of the fast id—that should not deter him; therefore he would

all the dogs in this country, those he wished to be a were ladies' lap-logs; they eat the meat of a whole fa . It was a disgrace to see the manner in which they

to see an athletic fellow six feet high in a gaudy 1 ouple of lap-dogs under his arms, following a lady the St. James's Park for a whole morning, and attending

ith such worthless animals to be fed upon every luxues. If, therefore, any measure should be brought for tese animals highly above all other dogs, it should have

Sir GREGORY PAGE TURNER skid, he originally proofed a tax on dogs, and was now confequently called upon to give. e motion his decided affirmative. The people univerfally prayed r the tax, and instead of two shillings and sixpence a dog, he was opinion that it should be a crown. He did not believe a single g would be executed in confequence of the tax; and if the Comittee thought there would, he was then of opinion, that they ould by protected by a penalty on every person that should execute s faithful companion. In Oxfordshire, in private and public. invertations, he had heard much of the mischiefs which were occaoned by dogs, and in one village heard of an instance where a. an of gypties was followed by a poffe Comitatus amounting to the umber of fixteen. When he was a boy, there was a person who, nployed a whipper-in, to whip the dogs out of the church, who ad the impudence to bark at the parson, and interrupt divine orship. It was besides well known, that, in the administration Lord North, a dog had intruded himself into the House, and arked at the noble Lord when opening the national budget: on, quiring what occasioned the disturbance, the answer given was, at it was a member for Barkshire.

Mr. DENT acquiesced in the amendment proposed by the simisfer.

The refolution originally moved was then put and negatived.

The amendment, "That it is the opinion of this Committee at a duty not exceeding 3s. per annum, shall be imposed on each og, &c. was put and carried.

General SMITH moved, that there be laid before the House, account of all corn and flour imported into this kingdom in farch last, entitled to receive bounties on importation, specifying acquantities and the names of the ports into which they were imported.

Ordered-

Wednesday, 6th April.

At four o'clock the Speaker counted the House, and there being the start of the second till totorrow.

Thursday, 7th April.

Lord STOPFORD communicated His Majesty's answer to the idress of the House, for copies of the proceedings in the case of clonel Cawthorne, informing the House that he would give irections accordingly.

Mr. PYBUS, one of the Lords of the Admiralty, extend to the House the warrant for the arrest of Admiral Coin order to his being tried upon certain charges, but which been put in execution in consequence of Admiral Cornwall his word of honour to attend.

Friday, 8th April.

Mr. GREY moved, that there he laid before the I account of all the modies due to colonels and commanding in the militia and fencible regiments, with the date at a faid monies became due.

An account of all the monies remaining due to colonels : manding officers in the militia and fencible regiments on a January last, and which have been since paid, with an a the grants from which these arrears have been discharged :

An account of all the monies due to officers in the regular of the monies which remained due on the 1st of January which have been fince paid, together with an account of the from which said payments have been made:

An account of all the pay due to general and flaff office

the dates at which this pay became due:

An account of all the arrears due to general and staff of the 1st of January last, and which have been since paid, with an account of the grants from which these arrears is discharged:

An account of the pay due to governors and lieutena nors ferving in garrifons beyond feas, with the date at we pay became due:

An account of all the 'arrears due to governors and ligovernors' ferving in garrifons beyond fea, remaining due of fanuary, and which have been fince discharged:

An account of the Exchequer bills issued on the vote for 1796, with the expense of issuing them, distinguishing issued for the payment of arrears due before the 1st of D 1795.

These motions being severally put and carried, all th

were ordered to be produced.

Sir CHARLES MORGAN brought up a copy of the ings of the court-martial upon Colonel Cawthorne, which upon the table.

General SMITH moved, that the articles of charge, with the opinion and fentence of the court contained in the bould be printed. If any of Colonel Cawthorne's friends

nat the whole should be printed, he had no objection; though he exceived it would be attended with needless expense, and an improper waste of time.

Lord TYRCONNEL moved that the whole of the paper

sould be printed.

Mr. GREY was of opinion, that it would be improper for the loufe to found any measure respecting one of its members upon the pinion of a court-martial. If printing all the papers was need try to the purposes of justice, it ought to be done. He was afraist owever, that they were so voluminous that printing them in a measured tend to defeat any proceeding this session. He suggested, the Committee might be appointed to examine the papers, and apport upon the evidence to the House.

Mr. FRANCIS opposed the printing of all the papers, because the could serve no good purpose, the friends of Colonel Cawthorn awing it in their power to make themselves complete masters of the vidence from the manuscripts that had been now laid upon the

able.

Mr. Chancellor PITT conceived, that it was but fair that all he papers should be printed; and he did not see that there could be any reasonable objection made to the proposition. Neither die think that the printing would take up so much time, as to rester it impossible for the House to take some step in the business, i he course of this session.

General SMITH's motion was then put and negatived, and a

he papers were ordered to be printed.

General SMITH faid, that he would make no apology for oringing forward the motion which he was about to submit to the Toute this evening, as in his opinion it was inferior to none, as even to that lately proposed by his honourable friend (Mr. Grey) i importance. He meant in the first place to state the amount of the expenditure, to compare it with the expense incurred by fimile bjects in past times, and then to point out the unconstitution lature of the measure. The expense of erecting barracks was normous, it amounted to more than half the fum faved by M Burke's bill. In the papers on the table, there was an account of noney disbursed, considerably above a million sterling. An est nate had been given for erecting more, to the amount of 200,006 and allowing 100,000l. for bedding and utenfils not included he estimate; the expence was not all; Ministers had obtained the means of confiderable influence, by the patronage of the offices which this system had given rife. There were forty-six barrac

ers, a barrack mafter general, and nineteen officers with unting in all to 11,000l. If there were barracks, the ly must be barrack-masters; but he asked, why barrack e appointed, and enjoyed ample falaries before the barrae At Lincoln this had actually been done before eve marked out. Why, he demanded, was the public n ried? Was this the way that our ancestors acted wh sted money for the public fervice? Here the honourable moved, the act fhould be read, by which it was That no person should enjoy a salary of more than 500l nout an estimate being previously given, and signed by the he Treasury." In former times, when any important in contemplation, an inspecting officer was appointed, red in a Report for parliamentary confideration. If in : case Ministers had followed this practice, and submitte use an estimate of the expense of erecting barracks, he ced that it would have been thrown out, like the fore mate. But Ministers had first squandered the public then they came craving the fanction of Parliament for w I done. How could the House, as guardians of the publ mit fuch conduct to pass uncensured? His honourable r. Grey) had lately given a representation of the finance he country, which certainly had never been confuted, at expected would have extorted forme-vindication of his of m the Chancellor of the Exchequer. He did expect, tha I been the chief promoter of that war, would have been at viate, as much as possible, the expense of the war; that d followly to inveigh against the extravagance of another a former war, would have been eager to account to the n enormous additional expence incurred during his admit he prefent war. Economy he had often extolled as a vi ere was the economy in expending 1,400,000l. in the barracks? The expence, however, was a trifling obje npared with the unconflitutionality of the measure. Go s every town to be made a citadel, and every village to ted into a garrison? Barracks were already erected, es staining thirty-four thousand troops, which was double the the usual peace establishment. From this fact one or t ces must follow, either that Ministers have betrayed th nation, in needlefsly fquandering the public money, by tacks, for which there was no use, or that they mean

ia standing army, sufficient to enable them (to borrow

eir own expressions) to exercise a vigour beyond the law. as there any thing in the present state of the country to warran e adoption of fuch measures with such intentions? The peop d lately met with a fevere trial, and had borne it with patient d fortitude. If Minitters were to have the power of applying oney to one purpose which was voted by Parliament for anothe ere was an end of the constitution. The constitution was muc people's mouths: at the beginning of the war, in particular, th tht honourable gentleman had intifled, that it was the falvatic the constitution which prompted him to undertake the war. H as one of those who was friendly to the war upon this principl d he had not altered his opinion. But he wished that gentleme ould have some regard to consistency of character; and while the pported the constitution with one hand, that they would not attac with the other. The Minister of this country had-done more an ever the most despotic monarch dared to do. He had take oney out of the people's pockets without their confent; he ha sted contrary to all precedent, abused the considence of the na on, violated the forms of parliament, and acted in direct defiant the principles of the constitution. He concluded with moving That it be referred to a committee to inquire into the amoun the expenditure in erecting barracks, to investigate by what at ority the public money has been thus applied, and to report th idence, with their opinion, to the House."

The SECRETARY AT WAR, in reply to Gen. Smith, fair at the honourable general was struck in the first place with the agnitude of the expence. This proved but little; for in ever ountry fuch as this, the public, fervice must necessarily be carrie at a great expence. The question was, Whether the propriet the object, and the manner of conducting the means of attainir at object, were such as to justify the expence? It had been rged also, as a serious objection to the measure, that the intention f carrying it into execution had not been fubmitted to parliamen to man was a greater friend than he was to a strict compliant ith form, even when forms were trifling; but he begged that the loufe would diftinguish between a deviation from form for the fak convenience, and a fimilar deviation with an intention to mis ad. The former was the case in the present instance. An estrate, for the erection of barracks, had never been formally fut nitted to parliament, but the subject had, in several stages, bee rought forward for discussion, and the scheme had, in more tha ne instance, met the approving judgement of the House. Whe called to the recollection of the House the discussion which too

riled a permanent expense on the country. The fidaries, to be ere, would prove an annual burden; but he denied that the exence of quartering foldiers would be so great in future, as it has een, fince an additional allowance was granted to the innkeepers and here he would fay a word upon the peace establishment .-le did not mean to speculate upon the extent of this establishmen t present: that would be a matter of confideration when peace ar ived. He would only remark, that it was not necessary in time f peace, that all the barracks now erected should be full. But it eace we must look for a return of war; and he would ask, if i rould be politic, at the commencement of another war, that the ountry should be in a fimilar fituation to what it was when th refent contest began, when buildings were obliged to be hastift aifed, at a great expence, and in a manner much more fuperficia han if the plans had been maturely digested, and less suddenly xecuted? The addition to the number of barracks was chiefly n account of the cavalry and the fituation of fome of the coaft owns, particularly in the East of Scotland, which at present la pen to the deprodations of any petty privateer. During the lat eace the number of cavalry amounted to three thousand four hun red troops. It was intended that the barracks, now credled o recting, should be sufficient for the accommodation of five thou and feven hundred, which only makes a furplus of feventeen hun red, which, in the present circumstances of the country, could no e reckoned too great an addition to our cavalry force. As a that was faid respecting the patronage yielded by the barracks, i ras necessarily attendant upon the institution, so that if the insti ution was good, that was no argument at all. If it was faid the he falaries were either more numerous or higher than they ough be, he would meet the affertion with a direct negative. In fact It the expence at prefent attendant on maintaining the barracks s just what was incurred in a different shape in other department f the War-Office, before they were erected. It had been stated rith some degree of triumph and exultation, that barrack-master ad been appointed before barracks were built. If such a mistak ad ever taken place, it was corrected long before any mention wa rade of it in that House. He knew of three instances of the kin Huded to; but even thefe had not been appointed till an intention f crecting barracks was formed, and on the eve of execution hough, from certain circumstances, the resolution had been aban oned. But why, it would be asked, perhaps, was the barrack nafter appointed before the barracks were built? Why, but t cat for the ground, and to manage a great variety of buliness

in must necessarily be transacted previous to their erec uch inflances the office has ceafed, immediately upon the n being changed; and as for what had been faid of ation having been granted to a certain individual for intment, he was entirely ignorant of the circumstance. tion of the officers under the barrack-mafters was fo lal attendance which it required to constant, and the pay for they were refigning their places every day. He was ever, that the men, whom he had the good fortune t pt of these offices, were of a character that would be o the fervice. From this detail Mr. Windham proce a constitutional view of the question. Was it unc il, when it was notorious that certain men were labour night to preach fedition, to prevent the foldiers from t the law would prohibit other people from preaching? government ought to follow the maxim of the French :- " If I cannot make him dumb, I will make you ht a wife government to take less care of its army, (itizens, or than a father would take of his children? able, either in a moral or political view, that the ld live on the lower order of public houses? N y; it was neither favourable to their private characters, ary discipline. The honourable General would make it the erection of barracks is part of a system of slavery, ifters have planned, and of which they are bent upon t on, and for this purpose he quoted an expression of his idham's) which he used on a former night, that, in cert stances, it would be necessary to have recourse to a vigour law. The expression he had certainly used; and wi lected the fituation in which he flood when he emplo ould not thrink from the fentiment which it conveye on a memorable occasion that the sentiment fell from n it was affirmed that the duty of allegiance had ceafe resistance to government was no longer a question of du rudence. This struck him to be direct civil resistance ed to threaten a diffolution of the government. It was tion that he faid, that Government must exercise a vig the law.; and in doing fo, he faid no more than wh eyed in the maxim-filent leges inter arma. But-while a topic of general speculation, he could not but advert effion of an abient gentleman, upon one of the stages ; it was, " that he trufted the foldiers knew their dut is, too well, to act against their fellow-subjects in the ex these acts." In his opinion, it was the duty of the army to hold the Government, and to act against their countrymen in cases of civil rebellion. Did not the soldiers act against their intrymen in the civil war in 1715? Did they not act against ir countrymen in the rebellion of 1745? Did they not preve the capital from the flames, by acting against a misguided b in 1780? And did they not act against their countrymen. the Birmingham riots? It was as much their duty to act against meltic traitors as against a foreign enemy; and he was shocked en he heard a contrary sentiment uttered—a sentiment which ald only be uttered in fafety in that House; for he saw no reawhy he who excites to treason should not be prosecuted as a trai-. Mr. Windham concluded with disapproving of the motion. Mr. M. A. TAYLOR observed, that what the right honourable rtleman had adduced, in consequence of the fate of the motion ich he had brought forward on a former occasion, with respect the erection of barracks, demanded from him but a few words. t he could not refrain from afferting that the deductions drawn em that transaction by the right honourable gentleman, as far as meant them to bear on the motion of the honourable General, are perfectly nugatory in point of fense. He had produced a set truisms, and created phantoms, which he himself destroyed; he had advanced as a proposition, that if the people were in an tual state of rebellion, it was as much the duty of the military to need in arms against them to suppress it, as it was to prevent ravages of a foreign enemy. Now no person ever doubted or nied this, and therefore, it was proper to remark, that this artie was employed to divert the House from the object of his honourle friend's motion. The right honourable gentleman next afted, that the principle of cantoning the military of this country barracks, was not a new principle, for it had been recognized Parliament. Where had the right honourable gentleman learned is doctrine, for he did not formerly profess it? He could tell e House where. He had learned it since he kept company with ofe men whose interest perverted every honest resolution, and every nstitutional doctrine, and substituted in their place, a system of shiftry and delution. He was forry that the right honourable ntleman had been drawn into that fatal vortex, and he-lived to ment his fall. There was a time, however, when he had heard m lay down opinions comfortable to the wife and falutary maxims former times, opinions which almost flashed conviction upon ery hearer. But he had now done that which even his right hourable friend had prudently avoided, for when he brought for-Vol. XLV. 3 C

not brought forward? It had been stated, that papers of an mmatory nature were thrown into the foldiers' quarters to corthem, and he begged to be informed whether papers of a fimiature might not also be thrown into barracks? If any seditious le did go into public houses to incite the soldiers to mutiny they liable to heavy penalties; and furely the right honourable genan would not pretend to fay that Government had not the power dicting and punishing them? Where were their spies at this al juncture? Though he supposed that Ministers had by this been fufficiently convinced that spies were entitled to little or redit, and were therefore cautious how they grounded an accufaupon their authority. Barracks, however, were to be their fafeguard. What! then do foldiers never go out when they cantoned in barracks? Are they always kept under lock and Always fastened to a chain and guided by their leaders? they never live with their families, never mingle with the world itizens, and share alike the blessings and contagion of society? hoped not fo. Automaton troops of fuch discipline might, in-, do for drill, but the best support of Government, and the est defenders of the rights, liberties, religion and property of kingdom, are those men who have an interest in all, and parof those bleffings they afford. As he had formerly stated his ions upon the advantages and expediency of preferving the chaof the citizen and the foldier inseparable, he declined goingthe same grounds now; but if the Minister ten or twenty years he alluded to the noble Lord who unfortunately engaged in the crican war, and for whose memory he entertained all due respect, d North), if that noble Lord, at the commencement of that appy war had thought of introducing such a system, for a system practice of building barracks might be called, he would have loudly censured by the whole nation; and if he had thought troducing such a system at the close of that unhappy war, when vas attacked by the right honourable gentleman opposite (Mr. for his prodigality and weakness in the conduct of it, he was that the right honourable gentleman would have been one of the strenuous opposers of such a measure. But time alters men's ments, and the right honourable gentleman (Mr. Windham) a melancholy instance of his change of sentiment. When he ned others for denying the practice of building barracks to be fioned by constitutional principles, did he recollect that he had er talked the fame language? When he threw obloquy upon r arguments, did he think the influence of the Crown had defed, and that to keep the constitutional balance in equilibrium,

znafter, and mafter of the ceremonies to the Lincoln Affemi Now he wished to he informed what fort of a connection there between a dancing mafter and a barrack mafter, and of what fera fadler could be to a regiment where there were no horfes. had, however, he believed, obtained a true account of the real q lifications of this barrack mafter. He was a good electioneer man, and had formerly been a ferviceable agent to a family of acquaintance. That family had fince fallen a little into dec and as the dancing mafter threwdly imagined, he should be be paid if he espoused the interests of the other party, he crossed har changed partners, and footed on the other fide with Lord Hol and Colonel Cawthorne. And this he believed was the true ca of his appointment. But why were barrack masters appointed fore the barracks were erected? The right honourable gentler faid, that barrack masters served to point out the lines and meas the places. This was the first time that he had ever underst the bufiness of a dancing master and surveyor, or a barrack ma and an engineer, to be fynonimous; and left the country might pect itself to be duped in this instance he should wish to have it plained. The right honourable gentleman moreover contene that if the principle was not admitted, it had been found fo en dient, so politic, and useful, that it ought to be so. Now, i was fo good that it ought to be recognized, why was not a regi motion made for that purpose? But allowing all this, what ha to do with the motion of his honourable friend? His motion garded not the expediency, policy, nor utility of the barracks the felves, but related folely to the expenditure of the fums of mo demanded for them, and the mode of that expenditure. The why was not this motion granted? The reason was plain. Mi ters do not like inquiries, because unpleasant things are apt to ex out which do not greatly redound to their honour. All inqui were therefore unfortunate, while an Administration was take every preparatory step to secure their success at elections and the tention of their places. He cautioned them, however, against treatment of constitutional questions in such a way. to be fairly met and openly discussed. Our ancestors were part larly careful to guard against the erection of inland fortresses barracks, and if they were to jealous in such cases, he saw no fon why we should not be so too, unless the right honourable a tleman could prove the present period wifer than former tin and the present Administration wifer than every constitutional thority that formerly had existed. As it was, there had neither b an opposition nor administration in any former period that did

they should; but is it not a plain proposition that indiscriminate obedience is not the duty of an Englishman, whether he be a soldier or any other citizen? Where commands are illegal, it is his duty to refift them. The right honourable gentleman, furely, does not intend to fay, that his troops should be altogether deafif he does, it will be in vain for him to look for an army in this country, poffessed of this physical advantage: he must call in foreign mercenaries. Ignorant of any language but their own, they would be sufficiently deaf for all the purposes of despotism. It would be enough that they should understand their officers, and might eafily be brought, as in former times has been attempted, to act against this House and the general liberties of the country. Exclusively of what I have already urged, I differ in this question spon the point of prudence and policy. If one fystem be more corrupt and inimical to freedom than another, it is the fystem of parracks. What was actually the case in France? Was not the node in which their army was cantoned out in barracks a principal perative cause in producing the Revolution? It is beyond all beief aftonishing, that while we declaim so violently upon the state o which France has been reduced, we are at the same time pursuing hole very fame measures which are likely to bring us every day nearer to a fimilar fituation.

The honourable gentleman speaks of those who preach up docrines hostile to the constitution; but permit me to say, it is not Mr. Paine, nor much more ingenious men than he, who by any hing they fay can injure the constitution. Those are its real enenies who are constantly making practical comments upon such auhors. Those who, with me, admire our constitution, are of opition, that the constitution, if strictly adhered to, has sufficient mergy to defend and preserve itself. Paine says that our constiution is a mere farce, a mockery; that there is no real check spon the exercise of the powers of Government. Do not miniters practically fay the fame? Do they not, year after year, day fter day, pass acts in direct violation of the acknowledged principles of the constitution? Their manifest breach of the Appropriation Act, as lately proved, must be fresh in our recolection. These deviations they pretend to justify on the plea of necessity. If this plea is at any time to be received with jealousy, t must be in the present instance; and indeed it is curious to observe he language by which this measure is attempted to be defended. n the mode of granting the money, fays the right honourable entleman, there may pollibly have occurred fome deviation from brick form, but nothing has been done. Substantially prejudicial.

which can be made; but mark the inconfiftency, observe t cation of this excuse to the manner in which the subject ha treated this evening. We are told that barracks were crecte expense incurred upon the spur of the occasion. e; but not fatisfied with that, the right honourable gentlema fame breath, enters into an elaborate justification of the pri of keeping them up as a permanent fource of expence. I ms us that necessity produced all this of a sudden, and at the time affures us that it has been long a matter of experience the military could not be properly accommodated in any oth er. The plan has avowedly been long in agitation, b ters have never thought proper, as they ought to have don ing it regularly before this House. They have, on the cos , incurred all the expence, and gone on in the profecution tensive system, not only without the authority, but in absolu nce of Parliament. When I talk of erecting barracks on n, the right honourable gentleman may perhaps not chuse rstand me. I remember a dispute I had with him upon t of nations. Those he treated with very little ceremony, a. ed to be of a fimilar opinion with Citizen Genet, who thoug without any great lofs, they might all be thrown into the & is fystem is to be defended, and defended in such a mann have heard to-night, we may dispose in the same manner of a aws of England. We may, when we please, throw into t the Commentaries of Mr. Justice Blackstone, and the brillis hes on this subject delivered by the late Lord Chatham. V riumphantly told, that our ancestors gave their occational co to fuch a meafure. What! can the honourable gentlem there is any refemblance between finall cantonments partia g place, and the whole army of this country being confiant ided from the rest of the inhabitants, and shut up in perm barrocks? I certainly do not ask much upon the present of n, when I state as my opinion, that before we introduce tions contrary to the avowed doctrines of Juffice Blacktle other conflitutional writers, Parliament ought to be confult at to have time for deliberation, and ought to have given nn decision. Great reliance has been placed upon the arr t, that this subject was actually discussed in the debate upo ion brought forward by my honourable friend who fpoke I it motion was for the purpole of passing a resolution, that si stem as was then entered into of creeting barracks, was o to the practice and example of our ancestors. What was to : by the House? They did not put a direct negative upon t Юъ. XLV. ,

that there were three inflances where no duty whatever was rmed. He has appealed to the honour of the gentleman at ead of that department, Barrack-master-general, for the proand economy of the manner in which the buliness is cond. Does he not recollect, that to pledge a man's honour is he most honourable mode of accounting? and that to such n it may be answered, I have no intention of disputing the of honour, but I want to know what you have done with the y. For these different reasons I exceedingly approve of aping a Committee of Inquiry; and if it still be resisted, I do however liable I may make myself to invidious observations, we have but a mockery of a Conditution. d all fundamental principles, if this House calmly tolerate execufes, if the power of railing and applying money be exd not by the House of Commons, but the King's Ministers. is our Constitution, but a farce and a mockery? We hear orations upon the necessity of obedience and subjection to the but if those at the head of the Government paid equal defeto the laws, with the other orders of the community, we d have little reason to complain. Example would avail ten more than precept. It is strange that those who have the onstantly in their mouths, should, with equal perseverance be g in direct opposition to it. My honourable friend who before me, illuthrated this subject by an allusion to what passed e Fortification Act. The illustration was certainly in point. is House had not entered into the examination of that system ous to its being carried into execution, what would have been onsequence? Would it have met with the fate which it expeed? By no means. Had the expence been first incurred, and lan brought forward afterwards, this House, I believe, would acceded to the measure. I am not, indeed, so sanguine as to ine, that the barrack fystem would, in these degenerate days, been relified, even if it had been brought forward in a way ly regular. But at all events, Ministers would have acted openly and avowedly in the business: and if it had been earit would have been, as it ought, an act of Legislature, and nerely of the Executive Government. The only tools which sters seem not to think dangerous are edge-tools; they play them with all the complacency imaginable. I repeat, that naintaining of a standing army in this country, and dissolving connection between the foldier and the citizen, is a subject of ighest delicacy, of the greatest intricacy, and is not thus wanto be sported with by Ministers, without condescending to all that constitutional jealousy which ought ever to be a free country. We have sacrificed it to a salse alarm.— bitant power and influence of the Crown in this country be pregnant with danger to its liberties. In better times the opinion was that it ought to be curtailed; and, in a day, is there no ground for a continued and watchful On the contrary, the more power we give, there is cause for jealousy.—Such was always the opinion of our such ought to be our opinion, and before Ministers day present instance, upon a plea of necessity, to trample upon

confult the wildom of Parliament? We feem to have the

of Englishmen, it would have been but deent, even sake, to have given this House an opportunity of exercist liberative functions, before a measure was carried into e hostile to the general freedom and happiness of the nation Mr. Chancellor PITT confessed that he would rate

the declaration of the honourable gentleman at the ou speech than his example at the conclusion. It was h narrow the question as much as possible, but he could r few remarks in answer to some observations made on the his right honourable friend. On the ground of expe argued that there was no fufficient reason stated for a Co inquiry; but before he entered on this topic, he must be fion to fay, in vindication of the Secretary at War, t called on for a declaration, on what had fallen from former debate, which in a general point of view could be construction, then that which he had, with so much ma justice, stated in his defence. He had now done away presentation put on his words beyond the reach of all fi ment. On the question of barracks, he was now at iss right honourable gentleman who fooke laft. As to the tion that foldiers were cut off from all feditious infect follow that they should be deprived of all social intercour tainly not. They still maintained all the relations o renjoyed the fociety of their friends, and still had a gene the interests and prosperity of their country. The therefore, of his honourable friend were correct, and his unanswerable, for while foldiers remained in public qu became dangerous each way, being liable to become wo and worfe subjects. To fay that the regulation of the w 'forments was unconflitutional he thought puffling the a

the extreme, fince by the uniform practice of Governme express letter of the mutiny law, a distinction between

l other parts of the community was recognized and establishithout contending whether the erection of barracks was right t, he infifted that barracks had been creeted with the approbat Parliament althought that approbation had not been previou tained, [a cry of hear! hear!] nor so regularly as he and his ri nourable friend had withed, yet it certainly was obtained to a o erable extent. In fact they had only been carrying on to agree tent a principle which was established at early periods. The ri nourable gentleman faid that the principle was not approved rliament because the motion of his honourable friend three ye o did not receive a direct negative. Now the reasons why it t were evident. First, some words of the motion were object , because they amounted to a total condemnation of the princip condly, others were not founded upon fact, because they affer at our ancestors had never recognized the principle, when intrary was the fact; and laftly, others were founded in ch authorities as could not be disputed, and therefore the c ay to get rid of it was by moving the order of the day. e principle had been wholly repugnant to Parliament, untry, and the conflitution, would they not have taken steps list its operation? And consequently as they did not, their c set was to be confirmed into a tacit and implied approbati hat was not all. From time to time the expence has been i itted to Parliament, and Parliament had approved the mod plying the money. They did not then go on fecretly and fur tioufly, but produced their accounts from year to year; and the end of four years, Parliament were advised to turn rot if they knew nothing of it before, and require a general reproc on of the statements on which they had formerly acted. His r photirable friend had defended the mode of bringing the account efore Parliament, after the expences had been incurred, bec an estimate had been made, the expences could not have a itely been forefeen, while the right honourable gentleman contenset if the estimates had been previously produced it was prob at the whole plan would have been rejected. Here they wer fue on the question, and he agreed in the declaration of his 1 onourable friend, that if the whole were to be done over again spediency, the policy and the benefit of the measure were suc nust induce the House to retain the opinion they had already reffed. If in the quantum there had been any improvident ch r expenditure, then there might have been fufficient ground ensure; but as it was, there could be no need of inquiry to k hether the charges were defrayed out of the extraordinaries

of previous estimates. - There was no attempt to p

nce improvident; and if there had, he trusted it we contradicted by the uniform practice of Government, hion of Parliament. He had faid that Parliament had principle, and that it was not a new one. But the right gentleman opposite, in his usual way, contended that is crected in former times, were exceptions to the gene, while the honourable gentleman who preceded him ntertain a similar opinion of the few in Scotland. It thonourable friend had stated, if all those barracks had it at one time, they would have contained 20,000 tren that statement alone he rested his desence, that it we

ation from the general principle. Such was the car of the question—the other was that which went of their there was any ground of abuse to justify the most there appeared to be none, he should give it his decide

Mr. WILLIAM SMITH supported the motion. led, in opposition to the Chancellor of the Exchequer, an of erecting barracks was entirely new, and not remy principle of the British Constitution, and objected ecafions by the best authorities. He observed whateve e might be for it, that this fystem had been put into e ie greatest extent on the other side of the Tweed. If purable Secretary's argument held good, that this was the way of quartering troops, why did he not submit th afe at the outlet of the buliness? One of the best exc ed one that had occasioned this system to be borne ence it had been, was the relief given to inn-keep wing, as he did, the great burden and inconvenience felt by quartering foldiers, might not compensation h ic to them; and if but a part of the enormous expend s had been applied as an increase to the daily pay of ould have afforded means of a much more constituti rtial relief to the innkeepers than the erection of ras faid, that the expence was chiefly incurred in bar cavalry; and it appeared that about a million of me expended in the accommodation of only 5000 right honourable Secretary had faid, that our method of foldiers hitherto was different from the conduct of tries; he hoped in God it always would be so; our was different from that of most other countries; and I the constitutional mode of quartering foldiers, adop roved by the wisdom and experience of our ancestors in the ited monarchy, would not be abandoned for the system of backs, fit only for the most absolute and despotic governments.

Mr. COURTENAY said, he could not give a filent vote o question, without injustice to his right honourable friend (Secretar at War), who had not been treated with all that candour an ness to which he thought his right honourable friend entitled m an uncommon species of ingenuous modesty (not always to b nd in a Minister) his right honourable friend had concealed from House a most extraordinary and ample fund, to supply in a great ifure the enormous expense of creeting barracks in every part c kingdom. He had been accidentally informed that by a new most judicious order just issued from the War Office, that al dung of the dragoon horses, which from time immemorial ha ained a douceur, and perquifite of the foldiers, was now to b , and the produce remitted to the War Office, to be lodged i. Majesty's Exchequer, and applied to the service of the State . Courtenay faid, that he entertained the highest respect an niration of the present Administration; he must own he ha ibts whether in their present arduous and critical situation, the condescended to contract their comprehensive and elevate ids to fuch a minute object of economy; but fuch was the natur character of true and clevated genius-nothing could be to it and capacious-nothing could be too minute or microfcopi for its investigation. Here was a new and unexpected resource overed—to support public credit, supply the Treasury, and to ve to all Europe that our ways and means were inexhaustible i was extracted from the very dung of our cavalry; and the unredented economy of his right honourable friend, by the erection extension of the new fystem of barracks, supported the finance he country. The orders expressly issued from the War Office e, that whoever, by a fair competition, offered the most advan sous terms for a whole year's dung, should have preference m the character of his honourable friend, every competito ht give in his propolitions with the utmost confidence, wel red that no difingenuous proceedings, and no partiality, ever freeman of Norwich, would preclude any perion from the fai just profits which might result from public-spirited and hones petition. But this was not all; the Board of Agriculture has on the matter into their ferious confideration, and from the lom and patriotic principles which actuated them and their Secre es, could our expectations be too fanguine. Perhaps if the ld do it with due decorum, this happy regulation might be ex

tended to the infantry; if so, a standing army in time would be of the greatest utility, the waste lands impro cultivation carried to the utmost perfection, by the crection racks. The ingenuity of the Secretary of that Board inde infured fuccess; he, like Virgil, (as Mr. Addison had observed) could scatter his dung with an air of majesty royal domains principally derived their rich and flourish from the manure he had bestowed on them. Mr. Court ed, that he really was dubious of the information he had relative to the new, grand, and aftonishing regulation, till I information fanctioned by the authority of his right honoural The laudable and minute attention paid by the Ministers the form and effence of the constitution, was exemplified i point. It had been ufual, during the affizes, to remove t left even the appearance of the military should excite any jealoufy, fo tenacious were our ancestors of their civil right fince the new barrack fyftem, as that is a meafure become cable, what was the expedient? Why the foldiers were to the barracks during that period; but as the same discipl not be so well extended to the officers, they were allowed the town in coloured clothes; in this difgule they were graci mitted to walk about. The privates were by this means from frequenting the courts of law, and from hearing any which might relax their morals, and inftil notions income with the implicit obedience with which it was their duty themselves on all occasions. On another part, Mr. C afferted, that his right honourable friend had been mifreprefe his expressions perverted. He had said that the soldiers, thut up in barracks, were feeluded from hearing the fed bauching orations and arguments which had been held to and thereby their morals and principles preferved pure an taminated. All this was strictly true, according to the ex he should give. He was too well acquainted with the for ments of his honourable friend, with his enthufiaftic attack constitutional revolutionary doctrines, to mistake his meani knew that Mr. Reeves and his affociation had ramified in co and fub-committees, and inferior clubs over the whole His honourable friend knew too well, that they anxious voured to uncitizen the foldier, to make him despise all and privileges of an Englishman, and only to look up to the and his superior officers; to surget that he was paid by the and to imbibe those mean degrading doctrines which the men had so industriously circulated, namely, that the House were a corrupt and unnecessary branch of the Legislature, and

lly an injurious check on the gracious and beneficent prerogatives : Crown, and that our happiness would be promoted by losing berties. His right honourable friend therefore rejoiced that the rs were crammed in barracks, and cut off from the fociety of arfon, the exciseman, and the members of Mr. Reeves's club. e at the fame time were conclusive answers to some gentlemen, did not enter into the philosophic abstraction of his right honourriend's logic. The late Lord Chatham, Blackstone, Montesquieu, all coincided in fentiment, that feparating the foldier from the y of the citizen, might be attended with the most dangerous quences in a free country. Why?—Because the spirit and eter of the military would foon preponderate; they would conthemselves as a distinct and separate part of the community, er actuated by the same interests, withes, nor generous sentis to the people. But his right honourable friend had acted on erent motive; a motive, which those enlightened statesmen, rs, and philosophers, must have approved—He had separated oldier from the general mass of the people, by whom they might be corrupted and perverted; in the barracks, the true, free, liberal principles of the constitution-might be instilled into ; and by this means they would become the guardians of our and liberties, and a patriot and foldier would be in future imous terms. Mr. Courtenay faid, he had but a fingle obtion more to make. His right honourable friend had warmly and ough expatiated on the heartfelt pleafure he, in common with rest of His Majesty's ministers, enjoyed, in having an oppory of relieving the half-pay lift, by the appointment of meritoofficers to the employment of barrack-mailers. They had fix fifty places to bellow; and, Mr. Courtenay faid, he was perr persuaded, that fifty, at least, gallant and veteran officers had provided for by this noble arrangement, without any regard ection jobs or any improper influence. He would therefore for a new lift of fuch barrack-mafters—that the country might another proof of the virtue, patriotism, and generofity of His efty's administration ! Ir. GREY said, he had no inclination to enter into the ge-

Ir. GREY said, he had no inclination to enter into the geargument, but rose in consequence of a statement of his own former night, which had been alluded to and contradicted, as when he stated the sum expended on the erection of barracks unted to 1,100,000l. The right honourable Paymaster of forces had said, it did not exceed 900,000l. He now, upon her examination, found it to be 1,026,000l. which was clearly

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proved from the papers on the table, and which fum ha pended without the confent or knowledge of Parliament tion which, from its nature and magnitude, called for t inquiry. As to what the right honourable Secretary the subject of patronage, he thanked him, as he did no restate precisely what he had said before; and whether it loofely or no, one fact was admitted, that a perfon h pointed barrack-mafter for two years, at a place where were now to be erected; and being an ufeful man at ele he was now, by way of compensation, appointed to a tive place, which he might be equally well qualified did not mean now to argue the question of the profystem of erecting barracks; he agreed with the right gentleman, that the question before the House was much and as that gentleman had himfelf acknowledged the irr leaft, of incurring to much expense without the confer ment, he hoped his future conduct would be influence he had stated to be his present opinion. He contended probation of the House was not to be implied from the upon the motion of another honourable friend of his, fo on the contrary thought that if the House had really extent of this fystem, they never could have consented had only one or two questions to put: What must we permanent barracks on a peace establishment? If t tacks were to hold 34,000 troops, and the old ac 20,000, this would be 54,000 men on a peace of that, he trufted, no minister would dare to propose in It had been faid that the barracks might be filled with t then could they make out that this was the cheapest w tering men, by keeping up barracks for many mor wanted? The principal question, to which he called fwer, was respecting the expence incurred for tempora There were two accounts, one of 243,000l. the other of it was necessary to know whether these were distinct whether the leffer was included in the greater; whet was expended during the last five years, or all expende If previous to last year, Ministers knew the whole a they gave in the first account; they ought not to have But through the whole of this business, as on man fions, he accused Ministers of setting the privileges of and the principles of the conflitution, at defiance. .. view to get an enswer to this last question that he ha nen the papers he had moved for were produced, he would her into the subject.

STEELE faid, as the honourable gentlemen had alluded mer debate, he must be excused for doing the same. He is the statement he had given in his former speech, contendthe correctness of the accounts, and the wish that Ministed to give every possible information. He differed widely he honourable gentleman's ideas, that so large a peace estathat as 50 or even 40,000 troops were to be kept up; the sent so, nor were there barracks yet for more than 15,000, en the intended plan was complete, they would not exceed by the said, that former Ministers had been obliged to empart of the public money in a different manner from that in it was disposed by the Appropriation Act; during the whole American war this was particularly the case. The present llor of the Exchequer, therefore, had followed the example redecessors.

GREY wished the right honourable gentleman much joy efence;—that he who came into office to reform abuses and a gance, should be justified by bad precedents, by precedents he himself had so loudly condemned, was indeed extraordibut it was such a justification as needed no reply. Mr. ere explained respecting the barrack accounts.

STEELE again defended those accounts, censured Mr. or his suspicions of their fairness, and assured him he had out nothing improper in them, notwithstanding all his

GREY faid, his suspicions were such as became a member imment, whose duty it is to watch, with a jealous eye, the ture of the public money. He did not plume himself on vity; but, after seeing such erroneous accounts as had lately esented to that House, he mail take shame to himself that not been more active in detecting them.

 amounted only to 243,000l. a difference of 70,000l. weither be in the hands of the Barrack-master General, or be otherwise accounted for.

Mr. Chancellor PITT and Mr. STEELE contended accounts were right; and, although the warrants bore a date, it did not follow that the money was all issued a and that they believed almost if not the whole of 3#4 expended in 1795.

The House divided-Ayes, 24; Noes, 98. Ma

Monday, April 11.

- Mr. ABBOT gave notice, that he should take an ear nity of moving for a committee to inquire into the expi and report their opinion upon them to the House.

Mr. SHERIDAN faid, that he should move, to-meetain papers concerning this subject, which, as they granted in the Lords, would not, he presumed, be resulted. This, however, would induce him to postpone the motion he had given notice, for a few days.

Mr. Chancellor PITT gave notice, that on this day for a committee of ways and means, he would move for a for the tax upon printed calicoes, which he had been oblige quith. He would take that opportunity also of providing unforeseen occurrences, of proposing certain measures so part of the unfunded debt, and of submitting to the explan for remedying the grievance to which the comme are subjected by the present searcity of money.

Mr. GREY moved, that there he laid upon the table of the arrears of the land-tax, standing out at Lady-day the names of the receivers, and the measures which adopted to enforce payment of these arrears.

: The account was ordered to be produced.

Mr. FRANCIS rofe, pursuant to the notice he had a formight ago, for leave to bring in a bill to improve tion of negtoes and other slaves in the British colonies. with stating the importance of the subject as a claim to tention of the House, and the paucity of his talents a their indulgence. The more the subject was considered its importance would appear; and the strength of his ca convinced, superfeded the necessity of great ability in its Norman was more apt to the House with a dull, I dium, but he would endeavour as little as possible to the tience. If, however, his talents proved unequal to the

he had undertaken, he demanded that indulgence which the maj nitude of his cause had a right to expect. He distrusted his on powers, but he confided in the merit of what he was about to that He acknowledged himfelf extremely liable to be interrupted by elmours and gesticulations; he should therefore, in the course of h speech, keep his eye fixed upon the Speaker, to guard as much : possible against the effects of such interruptions. He begged th the House would not conclude before he did, or that they would n draw hafty inferences from any part of his fpeech, but that the would compare all its parts together, impartially tracing its confif encies and its bearings. He was forry to fee that one honourab gendeman Mr. Wilberforce) who had taken an active part in the business, was prevented by illness from attending in his place on the prefent occasion, as he expected confiderable support and affiftant from him this evening. But why did he mention one individual He expected that support from every man in the House, if gentle men in their former professions were candid and sincere. For wha ever might be their opinion of past proceedings, what he was no about to propose, corresponded with those professions which the had uniformly held forth. He knew that some persons had sa (and he begged that the answer to such an objection might not I confidered in the light of an apology for his cause, for it required 1 defence against such attacks) that the matter was quiet, and th here it ought to rest. No, said Mr. Francis, it is not at rest, oug not to reit, and it never shall rest, though my feeble voice alor should be heard sounding the alarm. The cause can never dis and even though it were dead, yet it shall live. A venerable pe fon once faid, when the fubject was under difcuffion, that we liin peace and happiness in this country, and that it was idle to troub ourselves about the situation of any description of people. was not the authority of him who delivered this fentiment, th would ever deter him (Mr. Francis) from espousing the cause: an oppressed and highly-injured race of men, and for the rection of his conduct, he appealed to the just and manly feelings of the House. He hoped that their late resolution would appear not bar any future proceeding. He had another refolution, paffed 1792, in favour of the abolition upon his fide, fo that he could a peal to the House against itself. He was forry to have marked, their proceedings, so much inconsistency of character, and he d not with to speak of their votes in a difrespectful way, but he cou predict the verdict which would be passed upon them by the peri of the future historian. There was one right honourable gentleman (M Pitt) whose support on the present occasion, perhaps, he might

could that be?" faid his companion; "I understood, you had voted against the bill." "Yes," he replied, "I did; but still I voted with the Minister." Laying, however, all these considerations aside, he hoped for the almost unanimous support of the House this evening. He hoped that the friends of the total abolition would ' not repreach him for not going far enough in what he was about to propose, when he assured them that the plan was far short of his wishes, but that it was limited by a resolution, not to consound it with any proceeding which had hitherto taken place, and upon which the House had already come to a final determination. Neither did he expect opposition from the planters, who had uniformly manifested themselves friendly to schemes of regulation. If it was asked, what he wished to do? it certainly would not be thought that he had any idea of an abolition, which for the present had met with a decided negative. This then was out of the question. If he was asked, if he intended an emancipation—he would answer No. This was out of his power; and though it were in his power, he would not be disposed to favour the plan, because he dared not venture upon it. Would it be asked, then, if he wished to give them equal rights? He would answer No; for equal rights were equivalent to an emancipation. What then, it would be demanded, did he intend? To bestow upon the slaves every benefit which their fituation, compatible with their services, was capable of receiving. It was not his wish to abolish service, but to render them better servants, by making them less slaves than they were before, and, by making them better servants, to improve the minds of their masters. He might as well attempt to abolish the nature . an, as to abolish service. Service was the great characteristic of man; for he was the only animal which had the power of rendering the actions of his fellows useful to himself. What then, it would be required, was the object which he had in view? In order to have a proper notion of his object, it would be necessary to inquire into the actual situation of the negroes in the West Indies:— They have been described by a writer, who is a friend to the trade, as having a house and garden of their own; as having food and clothing supplied by their masters; as attended by the best doctors, when sick; and as amusing themselves, at leisure hours, with springs and snares to catch wild pigeons. Now, according to this account, a negroe in the West India plantations is in a state of Pa-He knew that there were some persons, whose humanity radife. had so improved their condition, and so far as that extended or operated, he did not deny it. He took every affertion of this fort, however, as an admission that such things ought to be done; and

was now but the voluntary act of a few, he conceive forced in all. He would now thew the reverse of the , and what the real condition of the slaves was. I w but will-no government but the whip. They had in whatfoever from the magistrates -no marriage, the no bond which constituted the vinculum matrimonii -- no ligion, and of course no propagation. If they had the they must multiply; and if they had them not, the be the fact, for one proposition proves the other. of the first proposition be true, then it appears, that tity of flaves imported into the colonies of late years, ion would have increased to such a degree, that they n sed no supply in order to keep up the numbers. Th therefore, of continuing the trade proved the axiom to He should be asked then, do you mean to gi benefits of law, government, marriage, morals, and hould answer no-they are not in a state to receive the it as well attempt to few corn on gravel or on marble. Veli-meaning persons have wished, or endeavoured, to ces the benefit of religion. This he thought not only erous in their present state. He begged the House, ware of anticipating his conclusion. That, at first si rpression must appear objectionable, he begged to b that he entertained a high sense of real piety and relight that they who left them out in matters of legislation by reader their fystem of legislation weak and imperfe a you teach an uninformed negroe to pray, you should hat despair and abandoned guilt never pray. In the pharifee and the publican, the publican hid his face. d have negroes pray, you must first teach them to hop fe them, when you might as well baptife your dogs ar vhat idea can they entertain of that Being, who has, t comprehensions, given every thing to a white man, : out nothing to a black but flavery and oppression? of negroes, therefore, is the last act of human impig ld go to a higher authority for the truth of this doc ing from a book, which, whether confidered as a an production, certainly contained in it the dictates of om, and was moreover a book in the recommendation layman, he might be thought diffinterested. He the the parable of the fower and the feed in the New T worse which says, "The only seed that brought s that which fell into good ground," the meaning of w at the mind, to be capable of instruction, must be first prepared receive it. Then what is your remedy, in order to impart to em this capability of receiving instruction. In one word it is operty, not in money nor in moveables, but in land. Property the foundation of fociety. In that acorn is the oak contained, d under that tree he may flourish and be happy, that is with time, ans, and fecurity. Property originates in cultivation, and out that fingle act all the reft will gradually proceed or may be infted in it, for we have it from the mouth of a king, "Truth Il flourish out of the earth." " Veritas de terra orta eft." How! I it be faid, property to a flave? Yes, property to a flave. rong the Romans the flave possessed a peculium, in the possession which he was protected by the laws. Out of the profits of this ulium also he was permitted to purchase another slave, and somees his freedom. Of all flaves, perhaps, the condition of the Helots Sparta was the most cruel, degraded, and abominable, yet they almost all the landed property under their management, by a ed tenure. The Spartans only amused themselves in peace or k up arms in wars while the Helots or flaves had the cultivation the lands entrusted to their care, upon the regular payment of a ed, determined produce to their mafters. The Helot was as secure in his property as any lawful heir with us. Such also was the ation of the Zemindars in Bengal. It was to be observed, also, t the Spartans had often recourse to the Helots both for personal. stance in battle, or supplies of money, in consequence of which flave was better treated. This might also be considered as a fe why the flaves in our own plantations had been fo ready to e up arms. In his opinion it was no proof of affection for their sters, and contentment in their state, as had been urged, that they done so; but his conclusion was, that the condition of a negro, a soldier, was better than the condition of a negro in the fields. at was precisely the case with the Helots, and there was little ibt but that it was so in our colonies. In society, or in contact h fociety, property is infinitely more necessary to a slave than a eman. Without it, he is incapable of receiving any focial beneor modern improvement. The favage is fatisfied with his liberty; I having little or no idea of property, has still less of law or dement; while in fociety a free man may contrive to shift withproperty because he is free. There is an adage that " service he man's calling," that is, because he knows it to be voluntary. is forms the effential distinction between slavery and service. ere can be no doubt whatever that fervices are reciprocal. Now whatever degree freedom can be imparted to the flave, provided Vol. XLV. 2 F

be accompanied with profit, the more vigorous and power ve will be. Montesquieu has related that the labour nes was maintained by little privileges, perquitites, and that men became reconciled to that most horrible of all ents, to dig as it were in the center of the earth for count of the little advantages annexed to their employme is Cicero truly observes " Cupiditate peculit nullam co. usant durissume servitutis." These were the princip nich he formed his motion. The general object was to ves a legal allotment of a cottage and piece of land, w d implements to cultivate it, and fecurity for the produis not prepared for objections, and merely submitted hi fome foundation for future proceedings. He thought it th convenient and ufeful to enforce fuch regulations by use some compulsion would be necessary to take in all the d oblige every planter and proprietor to adopt this plan. ands might perhaps be better prepared than others. ay however to enforce it generally, appeared to be by fuf anter nor proprietor to keep more negroes on his estate uld really feed, in the fame manner as farmers, in this oportion their fervants to the flock of their farms. The so be an allowance in favour of marriage, and the slave ald his allotment of land for life, and not to be removeab ished to bring the condition of a negro slave as nearly a that of a Villain Regardant, under the feudal system. arriages were encouraged, they ought also to be prote hich account penalties should be levied upon rapes and f larriages could never be expected to be frequent while mained at the disposal of the overseer, and parents were look upon their children as a curfe, instead of a hlessis d not intend to name the penalties, because although adied the fubject closely, he had not decided upon them stered fo far into the detail as to be of opinion that no ma : fuffered to act as an overfeer unless he were married, aless he had arrived at a certain age, because he thought ry to have some check upon the passion of un overleer: omen were best suited to look after women, the wife usted with the care of the female flaves. The greatest impr all would be to remove the lash from the hand of the ecounts of punishment inflicted by this weapon had been evidence, and fome of them, particularly on a woman on, were too horrible to repeat. The remedy which afed for this was to establish a jurisdiction of slaves of

It might be faid that you could never bring them to do justice. He should be always loth to take the account of a slave's transgression from an oversecr, and he believed that good and humane men so long as they found their returns good, had been often imposed upon by so doing. The method he suggested had already been practised. It was to try the culprit by a jury, who were to be felected from the best men, and a right of challenge was to be given both to the overfeer and the offender. One of the jury also should be chosen to inslict the punishment, and the overseer might preside to mitigate or remit the punishment, but should never be allowed to judge nor execute. If there was any danger of injustice to be apprehended from this mode, he was inclined to think it would lean to severity. As to the practicability of it, a gentleman, who might possibly be known to many members of that House, but with whom he had not the happiness to be acquainted, had already carried it into effect. The gentleman he alluded to was Sir William Gibbs, of the island of Barbadoes. Look to the sepoy service in India, and you will find the trial, and execution of sepoy malefactors, conducted in the same way, and justice has never yet failed in any one instance, but on the contrary, the commanding officer has often been disposed to mitigate. He gave an instance of a man supposed to be mad, who assassinated Captain Ewers at the head of his regiment, when the grenadiers immediately closed upon him, and they could hardly be prevented from tying him to a horse's tail, to be torn in pieces. He was afterwards executed with some acts of barbarity. Sir William Gibbs has given his slaves land and stock, he encourages marriage, and never has them tried or punished, but by a jury of their own species. The consequence of these wise regulations is, that his negroes do double work, because they are well fed, and no man is better served. Mr. Francis said, he did not know this worthy man, but he respected him for the soundness of his principles. There were other regulations to be adopted, such as the appointment of tribunals and magistrates, from persons of great authority and independent fituations. This part he confessed he had not prepared, but he would mention another regulation, which was hinted to him by a relation of his, Mr. Godschall Johnson, which related also to the internal state of the colonies, and was extremely necessary. He meant the appointment of magistrates to superintend the market, to see that traders did not add to the separation of families, that the husband was not torn away from the wife, nor the mother carried into slavery without the child. If it be said that most of these things were already granted and enjoyed,

took it as he before stated, as an admission, that they fo, and provided they were, there could be no object of this description, since the compulsion would there He thought it proper, before he brought this pl : House, to consult with Mr. Burke upon it, for althou utleman had separated himself from those persons with s formerly connected, that feparation had not impa endship. Mr. Burke's apprehension of his plan outst planation, and he found that he had anticipated his is ly, his vast and comprehensive mind, with its usual e d framed a wider plan. One sketch of it he had give ne ago to a gentleman in Ireland, and another lately nourable gentleman in that House. Mr. Francis sa t feen it, but from what he understood of it he though aced too much at once. If he were to speculate upon a ould choose that of Mr. Burke's; but if he were to her, he should prefer his own, because his own was pr hey were not, however, he conceived, to be compare ir. Burke's plan were to be attempted to be put in exec ght to be in the House himself to do it, for no vui uld reach to execute his grand designs. He would g ty to him, because non foret incertus, and because he fo f unable to wield the armour of Achilles. The nex ould be, through what medium was this plan to be he greatest difficulty lay in the execution, in which an is subject, of all others, was most likely to fail. For n otection could be afforded to negroes, until they are ised to a state of mind and character, that shall entitle edit from their evidence. When he looked to the p eans, the plan might be good, and the means unadvi ce verfa. He did not, however, choose to leave the ecution to the colonial Legislatures, because he conce ould be both incapable and unwilling to enforce them. rdly possible to expect that so many islands should concern in, and he was farthermore inclined to draw a concl ey would not do it, from the spirit and tendency of ti there was one provincial or colonial affembly over all the en possibly that assembly might have the power. The irit of their laws, however, was to enforce flavery, not to here may, it is true, be some acts of different aspect; but is ofe acts are never executed. For wickedness, their laws a ws of Pandæmonium; and for ignorance and folly, like the

Bedlam, and not like any act of legislation. As an inflance, case of an injury to a flave whose bones may be broken, or wh eye may be knocked out, no compensation is made to the slave h. felf, but to the aggrieved party. And who is this aggrieved party. but the flave, you would fay, whose eye was excavated, or wh arm was fractured?-No, the aggrieved party is the proprietor the flave, who perhaps has done the injury, but is supposed to the loss in his fervant's incapacity to labour; and thus the fituat of the flave is aggravated, and the cruelty of the proprietor couraged. But it may be asked, would you stir the question, a hazard the confequence of legislating for the colonies with example of America before you? In answer to that he would rep that there is a wide difference between America and the West-In islands, and he would rejoice with Lord Chatham, that Amer refisted. America had the right on her side, which the West-In islands would not have if they were to secede from the mot country. But if they were to do fo he had an internal confide that we could bear the loss. It was not to be concluded, therefo that he undervalued the colonies, for that would be an unfair of clusion .- As to the secession of America, he rejoiced, because opened one afylum for freedom at leaft, which he was very has to fee, fince there was not a prospect of her long retaining any set ment in Europe. If he were asked how he could prove that Ar rica had the right on her fide, he should fay-that she ne thought of revolting till taxation was imposed, and that, before t time, the was a pupil to its tutor, or a child to its parent. Th is an effential difference between legislating for the good of an objeand taking money from it .- This country had no right to take property of America, because America was not represented. It are the West-India islands represented, some might say. Wh are they not represented !- Who are they, then, that carry qu tions by majorities?—Are they not proprietors who have not me gaged their estates here, that stand up for the planters and propieto and is not the greater part of West-India property here in loans 1 mortgages? Besides what weapons have the West-India islands refist with, if they were resolved to do so? They must submit force, though he scorned force as much as any one. It may faid, we have no right to legislate for them; for they have all ternal legislatures. Would the right honourable gentleman oppo (Mr. Pitt), or any man fay, that Parliament had no right to leg late for the West-India islands? Not capriciously, he owned; we certainly had on great and adjudged cases. The colonial ask blies, however, had no right to complain, because they make

him the credit of being guided by the purest views of humanity and of justice, and were his propositions brought forward in a stage in which they could debate matters of regulation, or were they advanced in a colonial affembly, he would reckon them well entitled to be supported and embraced. When he saw a motion announced, purporting to be for improving the state of the negroes in the West Indies, he immediately felt himself called upon to abandon every engagement of pleasure or of business, and to attend and give his aid to every plan that seemed calculated to effect its purpose without involving any dangerous example. In his mind, however, nothing but complete and total abolition could fucceed in producing that amelioration which it was the object of any partial plan of regulation to obtain. The ingenious arguments that had to-night so ably been suggested in pursuance of this idea, convinced him the more that such a plan was attended with difficulties which no talents could furmount: he hoped that the great and radical measure from which every species of improvement would result, and from which it only could refult, would not be laid out of fight, that it would never be abandoned till complete and final success was obtained. There were many of the points upon which he agreed entirely with the honourable gentleman. Property, marriage, freedom from the lash, and regulation of the traffic on the coast of Africa, especially the three first, he considered in themselves as extremely good, but he was afraid they were not to be effected by the way proposed. the article of property, he did not see well how it could be realised, an objection which the honourable gentleman himself had foreseen, without fixing the negroes to the place where the property existed, and thus innovating in a very decifive manner upon the legal rights in flaves, of which masters at present were possessed. The state of the flaves was so involved with the system which prevailed and the rights arising out of it to the proprietors, that no partial remedy could operate with advantage. With regard to the two others, marriage, and exemption from the whip, he would have heartily concurred in them, had the House been deliberating upon matters of regulation, and had the grand source of the evil been removed. As to the regulation of the trade on the coast of Africa, to this he. could never agree. He could never assent to any modification, to any compromise, to any plan of regulation and of improvement, that would in any way feem to indicate a recognition of the principle itself, which had been reprobated and announced by the House after the fullest examination, and by the most solemn resolutions. thing but complete abolition with him could ever be admitted as a proper remedy to the evil, or a satisfactory attainment of the great

t which the House had pursued. He did not mean rguments of the honourable gentleman. Upon the gation, which he deduced as a conclusion, he was inde cts upon the subject to differ. The state of the slave ted totally to defeat this object. But if all the a a should result from this propagation were not enjoy gument for the total abolition of the trade, and a comon of any new importation! So long as cultivation wa continued importation than from care and attention i hildren of the negroes, no pains would be taken to gation answer the necessity. But the principal reason I him to give his negative to the prefent motion was t of interfering in the internal regulations of the colon not oppose it as denying the right. It was a subject ibstract right of the Legislature, which he did fitate. He had not forgot the evil that had ar ie unfortunate American contest, from the discussions

It was better to avoid all abstract reasonings on the egislature to form regulations, and only to confine ediate necessity of the case. He was unwilling to tamediate points between general admission and negation

As the regulations proposed were to have effect n the colonies, he did not with to drive them to the e American colonies, and bring into question their this country: It had been faid, that America was t certy, and the fanctuary of the oppressed. But he c country as the true afylum of liberty, the only Co r which it could fafely repofe. Ours was fanctioned e and time. That of America had not yet been stan venerable feal. While abstract notions of governmen s minds, and had produced so much mischief, he wa roaching any subject that might involve their discusadmitted that the colonies were not represented here, a consideration that should attach us more to a com : - then there would be no need to reconcilé the jarrin femblies, or provoke any nice discussions. All that was to stop the supplies of negroes, and the evils of ould cease of themselves. It was indeed true, tha flands were represented by their proprietors here; I is proprietors of lands in the West Indies, but as inha country. As well might it be argued, that because.

from a neighbouring kingdom (Ireland) refided in Parliament might pass an act, disposing of the pre-

ner. He thought, therefore, that no point would be so obnoxious as that, of apportioning the lands of the West-India proprietors, without their consent and without their being properly represented. As he was convinced that the plan could not be effectual, without a total abolition, and as it was so dangerous in its principle, he would give it his negative even in this stage.

Mr. FOX.—The case which we have now before us is unquestionably of very considerable magnitude: I am still, however, ready, when called upon, to give a decided opinion upon the subject, and to shew the reasons upon which that opinion is sormed. Before entering upon the discussion of the question, it is impossible not to premise, that whatever be the result of the motion now introduced, the country at large, as well as this House, cannot fail to be gratified with the ability and philanthrophy of the honourable mover, and must ever do honour to his humane intentions. undoubtedly a question attended with many and serious difficulties, and nothing of an extraneous nature ought, if possible, to be introduced, or enlarged upon; the attention ought not to be diverted from the main object immediately submitted to our decision. cannot, however, refrain from taking notice of what has been faid relative to this country or America, being the proper afylum where the friends of freedom may expect to find themselves secure from the encroachments of arbitrary power, and the miseries of unjust oppression. My honourable friend opposite to me has talked of the blestings of this free Constitution, and the advantages resulting from it to those who live under it. Such things may have existed; but if I am to speak of our Constitution as it now exists, if the retrogade movement which has commenced, is suffered to continue, if the present system of Government is persevered in, there is an end of all those blessings; we may go any where else we please in search of true liberty. Let us look back, Sir, to the year 1784; let us trace the progress of Ministers at different periods, but let us particularly consider what has passed in the present session, and we must perceive such enormous alterations in this blessed Constitution, that those who were formerly acquainted with it, could not possibly know America is faid to have a new and untried Constitution ; the observation may be just; but I cannot help thinking, that from the late wonderful innovations, the Constitution of this country may practically be faid to be of a later date, than even that of America or any other country whatever. Upon this, however, I shall not enlarge farther at present. - As to the object of my honourable friend's motion, it seems to be admitted, that the principles

What was actually the case? The question was introduced during the administration, and with the approbation of a man, who furely had neither less influence nor less personal talents than any of his predecessors, and yet the plan has failed. If this be so, when, where, how are we to procure success? The plan too, Sir, was defeated, after a solemn decision of Parliament; and having difgraced themselves in this shameful manner, what right have I to hope that another occasion will soon be presented for the attainment of this defired object? What then, does my honourable friend propole? That the House will not totally forget all these honourable, humane sentiments they have formerly uttered upon the occasion; but that if they are not inclined to fulfill all they have promised, they will at least shew a desire of doing something. I now come to consider the nature of the means by which my homourable friend proposes to carry his proposition into execution; and upon this undoubtedly the difficulty rests. The right of taxation, and of general legislation, have, I conceive, been improperly confounded together. They are, to all intents and purposes, practically different. This difference was constantly acknowledged in the great question of American independence. The Americans never found fault with our legislative acts, until they involved the question of taxation. Lord Chatham, in a speech to this House, and I do honour to his memory for the fentiment, said, that he rejoiced in the relistance made by America, to every attempt to tax them, for the purposes of revenue: and in the very same speech he added, (I do not fay I go all that length with him) that he nevertheless would not permit any matter of commerce to take place, not even a hob-nail to be made in America, without the sanction of the British Legislature. I mention this chiefly to shew the distinction that has been made between Legislative acts of the one kind and the other; but in the American dispute there was a difference taken, not only between acts of general legislation, and of taxation, but between acts of taxation for the purposes of internal regulation, and acts of taxation for the increase of the revenue. Acts of taxation for the regulation of the Post-Office were quietly It was only when we offered them the alternative to accept or refuse indiscriminately acts of every description passed by the British Senate, that they discovered signs of serious resistant ance.

With respect to the West-Indies, we have already renounced every right of taxation. My learned friend says, we have no right of this kind—so do I—but he says that he is not ready to admit in what respects Legislative Acts of any other nature may be passed,

and he has brought forward the case of Ireland as in point question. The act passed fourteen years ago, put that me as to Ireland. In no instance could the difference betwo Legislation and Taxation, be more clearly ascertained. this fource, drew my arguments during the American w every case of either external or internal regulation, the I perfectly submissive; but if the bare intention of raising the purpose of revenue had gone abroad, it would infall produced relistance. I must confess, at the same time, t gislate for colonies, is at no time defirable; it ought only to when necessity calls for it. How far is this the case at pe do not with, it must be observed, upon the occasion, to a mere letter of the law. My learned friend, and every a festional man, would certainly tell me, that a statute that any transaction as passing in Jamaica, would be as bindin took place in Middlesex; but I am not fond of unnecessa cifing this legislative authority over persons not actually reand where the local fituation is almost totally unknown. are at prefent reduced to an unfortunate dilemma, and I liged to put this question to myself, "Whether it be better use of a partial remedy which may in some respects be ex ble, or permit the evil in its full extent to continue?" been accused of throwing out the threat of Independence subject of the West-India islands. I do, in answer to the decidedly affirm, that if it were to become a question, thefe islands should be connected with this country, and quence of that connection, all the stigma attending the ab fystem of flavery should be ignominiously continued, or complete independence should take place, I should not doubt on the subject. I am by no means blind to the d fuch a feparation. I defire it not: but if the colonies clined to refuse their assent to so wise and humane a prop has now been made for the amelioration of the flate of the I should not feel myself inclined to employ either armies to reduce them to subjection, but would in the language tleman, who, though not prefent, I cannot name, as Member of this House, defire them to 34 go and be happy own way," if happiness could be found by acting contrary principle of justice, policy, and humanity. If, however acknowledged that the Bridin Parliament has the power of legislation, and that it may in some cases of necessity be o I ask, what case of greater necessity can be put, than a c involves the character and honour of the British name?

occasionally said, that a war to preserve our honour is the only jus-Even this principle, were it necessary, I should not tifiable war. find myfelf at a loss to support; but if in any case a legislative act is demanded for the purposes of interest, policy, aggrandisoment, or the increase of commerce; are any such objects to be compared with. that of removing the national dishonour, which must ever be connected with the support and continuance of this trade in any of its branches? I shall for these reasons unquestionably vote for the inproduction of this bill. Were any person to give me a reasonable ground to hope that an abolition of the Slave Trade would speedily take place, were it held out to me that any other step would be taken towards our melioration of the state of the slaves in the West-Indies, were I to be told that a recommendation should come from the Throne to effect the defirable purpose, I might perhaps be filent upon this occasion; but let me no longer hear of expectations from When I look at the infernal the acts of Colonial Affemblies! code of laws under which the poor Negroes languish, when I see they are not considered as men, and reslect one moment upon the penalties to which they are subjected, and the oppression under which they labour, I expect nothing from these assemblies, who give countenance to such proceedings. — It was urged as an argument by my learned friend, that the question of abolition to which he so heartily gives his affent, by no means involves the dispute on the right of Legislation, but that every provision in that bill comes within the acknowledged authority of this House; but permit me to say that the eppofers of that bill, and some of them high in authority, constantly held out as an argument of some weight, the opinion which those immediately upon the spot in the West-Indies, or immediately connected with them, might entertain upon the subject. This, therefore, is no fair ground for opposing my honourable friend's motion. As to the question of Representation, the West-Indies are not, properly fpeaking, represented in this House, nor is it practicable, perhaps, that it should be so; no more is Ireland, no more was America. As to their representation in the West-Indies, it might be called a pure representation of property, in consequence of the number of Blacks, But we ought, in this case, to consider the difference between a real and a virtual representation, and the proportion which, in this respect, the West-Indies bear to any other instance known in this country. Were we even to bring to our resollection the time when so many Irish landholders resided in this country, and held feats in this House, and when so much land in Ireland was under mortgage in this country, yet would that bear no proportion to the power and influence of West-India proprietors at the present

oment. A country may undoubtedly be virtually reprefer do not fay, it is in every instance the best mode-but st here I now do, I must acknowledge the fact; and surely untry was ever virtually represented, it is the West-Indies oule. Does not every man hearing me, feel, from the fate It for the abolition of the Slave Trade, that they are both ly; and powerfully represented in this House? In short, S fe can appear to me to call in a more preffing manner up zissative authority of the British Parliament than the present is we consider as nugatory all we have ever heard, either ofe who promote or oppose the abolition of the Slave 7 od God! Mr. Speaker, have we come to a folemn decifior e subject, and yet pass year after year, without taking a easure to carry our resolutions into execution? We are gu specify of the basest fort. I am constrained to vote for an re of the kind proposed, in order to prove that there is ye negries left in the House of Commons. I hoped that my I iend in opposing this motion, and with the anxiety he ex r a total abolition, would have thrown out fome hope of f rent being likely to take place---but I am forry to fay, I ch prospect at the present period. After what took place ar 1792, and the subsequent flagrant breach of promise the en exhibited, all affurances coming from this House mus Ily be looked upon as vain as frivolous. At the fame t mfels I even now think it would be formething, were the aring the prefent fession, to come to some solumn resolut e fubject. I have already faid, that a Vote on this q aft necessarily be given with some degree of difficulty; ve mine clearly and conscientiously, because such a measure I the obstacles attending it, is less objectionable, and less ed humanity and justice, than doing nothing to alleviate the ries which are at this moment attached to flavery in the When an intire abolition of the trade was propo-796, or were it now to be proposed at any fixed period, I obably object to any regulations of an inferior nature: b aestion of Abolition is lost, and I have no opinion left. deed come to this, that the English Parliament refused so e abominable traffic in human flesh, and the slaves in the e to be left to the humanity of the West-India proprietor were apparent from authentic documents that the Colon mblies would pass those acts which humanity demands, a bolition of the trade would be effected by Parliament ould be no occasion for any such measure as the present; bu fuch thing is likely to take place, I find myself under the necessity. of voting for the motion of my honomable friend.

Mr. Serjeant ADAIR said, that he did not go to the length of saying, that no proposition with regard to the abolition could be entertained by the House this session. He thought that the House might take some step to sulfil the pledge they had given; and the reason why he was averse to take up the subject was, that he would not take it out of the hands of an honourable gentleman, who had prosecuted the subject with such humanity and perseverance, and whose abilities qualified him so well to conduct it.

Sir W: YOUNG stated, that the negroes were already allowed a piece of ground, which they cultivated as their own property. He was surprized that the honourable gentleman talked so lightly of giving away to each negro as much land as would here be a qualification to vote. Had the propositions of the honourable gentleman gone to effect any local remedies by an address to the Throne, in order to be recommended to the Colonial Assemblies, he, as well as others, would have heartily concurred. Slaves had served in the war from real attachment to their masters, and not from the motives ascribed by the right honourable gentleman. He mentioned the aristocracy that prevailed among the slaves, and their propensity to domineer over one another, and concluded, that the mode of trial proposed by the honourable gentleman would not be so advantageous as he had stated.

Mr. Chancellor PITT observed, that he had repeatedly delivered his sentiments at considerable length on the necessity of the abolition of the African slave trade, and would now briefly state his opinion on the motion before the House. He agreed that there was much yet to be done to ameliorate the condition of the slaves. What had fallen from the honourable Baronet was a subject of some consolation, and he contemplated, with satisfaction, that these unfortunate people had experienced some benefit from the discussions which had taken place on the subject: But there was still much to be done, and that could be only accomplished by a total abolition, as pressed with so much eloquence and justice by his learned The system was fundamentally wrong, and no ameliorafriend. tion of the condition of the flaves in the West Indies could remove his objection to that system; but he had sanguine hopes that Parliament would persevere and complete what sound policy urged, and what it had so laudably begun. As the planters became more end lightened, they would find it their interest to soften the condition of the flaves, and he hoped that the spontaneous efforts of the planters would induce them to ameliorate their fituations, exclusively

leman was totally distinct from the measure of an abolition. So ar he could not countenance the motion; for if the bill was even affed, it did not go a step farther to redeem that solemn pledge of arliament. There was another observation, which he could not void pressing on the notice of gentlemen, which was, when he condered the very small majority by which the motion of his honour-bie friend (Mr. Wilbersorce) was lately lost, and contemplated the arge majority who supported the abolition on other occasions, he had the most sanguine hopes that Parliament, by coming hereaster a similar vote, would secure its honour, and preserve its consistency.

The SECRETARY AT WAR faid, he was fully convinced hat all parties in that House sincerely and unanimously wished to meliorate the condition of the flaves in the West Indies; every lan that went to that effect would always meet with his concurence. He acknowledged being in possession of Mr. Burke's plan which had been alluded to, and highly approved of it; as a part, herefore, of that plan, he would certainly support the present moion of his honourable friend, in hopes that, though it did not go fo ar as Mr. Burke's, it would be a progressive step towards the same nd which that plan, when completed, could not fail to accomplish. Ic did not think that if they were to proceed in this way, there rould be any determined opposition from the planters; if there vas, it would arife principally from a question that had been touched spon relative to the power of this country to legislate in all matters or her colonies, a question which, he agreed with his honourable riend, ought not to be agitated at all, except in cases of absolute secessity, and then only as far as the immediate exigency of the ase required. He wished those who were so cautious of venturing on that discussion now, had been as much so upon other parts of he question, particularly the total abolition. He had great and anguine hopes that much in the way of amelioration would be efected by the colonies themselves; and he did not despair, but by heir exertions, and fuch plans as that now propoted, the flave trade would be abolifhed without any danger or discontent in any shape whatever; and from this idea it was, that he preferred the prefent and fimilar regulations, even to an immediate abolition. never agree with those who said they would have no compromise in the fubject: what had they been doing, fince ever the question was first agitated, but compromising in some way or other, from ime to time, as they went on? In consequence of the regulations hat had been made, much amelioration had taken place, and that gradual system was, in his mind, the best and most certain way of ally effecting an abolition. From what they had all was fair to conclude that flavery would be abolished by dians themselves, and equally so to believe, that in the rtion as it was discontinued by them, the barbarism of us would be diminished. He concluded by wishing thight be brought in.

Mr. ESTE said, as a subject of the country, and a reliament, he must give his decided negative to the plant the honourable gentleman, as tending to the rapid set a colonies from this country. A distinction had been be made between taxation and legislation, but he could at in this question they could be separated. The agita restion of legislating for the colonies was dangerous in the House should recollect the conclusion of the contest ca, which was scaled with blood; and he entreated these that example, for it would be in fact drawing the sweet colonies, to attempt, by an act of the British Legislative islands.

Mr. W. SMITH faid, that he could not give a file

is motion, because he thought it necessary to give his ie vote he meant to give. He agreed with all those wh dedly for a total and immediate abolition: at the fame suft fay, that whilst that could not be obtained, every m ould possibly tend in any degree to come nearer to that of neliorate in any way the condition of those unfortun ho suffered so much from this unjust, inhuman, and affic of man-flealing, would meet with every support add give, and fuch epithets he always would apply to a ever could be mentioned by any British subject but The honourable gentleman expres reatest abhorrence. dwell but shortly on the different topics that had been ito the debate; but he thought it necessary to say for ne particular and effential point, and that was the argur many gentlemen, that much might be expected from o flation; and in supporting this argument, they had do fome degree contradicted, what had been faid of color on by his two honourable friends behind him. In justi ad to truth, he must call the attention of the House to t ofe islands, and then ask the House, what they had to irmess from such legislators? For this purpose it been ry for the honourable gentleman to read the laws of th

ands for the management of their negroes. He took the test dates in each island, mostly all in 1788, and come

their absurdity, cruelty, and injustice, and then concluded by giving his vote for his honourable friend's motion.

Mr. Secretary DUNDAS said, he did not intend to follow gentlemen on the general question of the abolition of the slave trade, which had been too much introduced into the debate. heard gentlemen talking about the House having disgraced itself by departing from what they had before pledged themselves, he would only remark that he thought this was very difrespectful language to the House, and not at all warranted by any thing that had been done, In thort it was more than a strong way which some people had of stating their own opinions, without any regard to the opinions of others as able, as wife, and not less just and humane than themfelves. With regard to the question itself, he would repeat what he had flated before, that unless you have the concurrence of the colonies themselves, all that you can do in the way of internal regulation is not worth a straw. The honourable gentleman had opened his speech by desiring the House not to anticipate any of his conclusions before he concluded, and if he was rightly informed, he had been fo cautious to conceal his intentions by this motion, that he had not even made them known to his own confidential friends. This caution, that nobody should know what he meant to bring forward, had been very useful to him: thus far, at least, it had fecured him a patient hearing. For if he had told that his propofition went to the subversion of all colonial laws, property, and rights, could be productive of no one good purpose, and only tended to produce an immediate and dangerous quarrel between this. country and her colonies, certainly he would not have been suffered to bring forward any such proposition. He was therefore right to keep every body so much in the dark. He agreed in the general opinion that the question of right to legislate ought not to be agitated, except in cases of necessity, and he would venture to say, that the bill, if passed into a law, could produce no good, but would be extremely dangerous in its consequences, by opposing to the complaints already made in your colonies a question of doubtful legis-He contended that the object of this bill went directly to. taxation of all colonial property, real and personal, and could be brought forward for no other purpose but that of creating dispute. Some gentlemen had afferted, very idly in his opinion, that if this alternative was put, whether will you lose the West-India islands, or abolish the slave trade? they certainly would do the latter at the expence of the former. But in fact there could be no such alternative, for if you were quit of the West-Indies to-morrow, you would be no ways nearer the abolition of the slave trade.— h abuse had been thrown out against the colonial legertainty were not all to be vindicated; but in that, a selfe, they had been gradually improving, and mighted to improve. Neither should things be judged of exceptionable parts: if they were to look at the states country, many laws equally bad would appear uses, while they were abusing colonial legislation, the set that they were abusing the King and Council, for all been assented to in this country. He was surprished to not agreeing to any compromise, and whow they would act on Thursday next, when the billing the middle passage would be before them? Would get the middle passage would be before them?

with all the advantages it obtained for the comfort of the sy because they had not carried the total abolition?

ofe they could. But feeling himself to get more the wished or intended, he concluded by giving I tive to the motion.

Ir. M. ROBINSON faid, he wished the motion in discussion of the West-India expedition, (alluding to

n by Mr. Sheridan) had preceded that which had I d on the prefent occasion. The maintenance of the e possession of Great Britain, should be the object of slation of its Parliamen; and any regulation, till the teir fecurity was established, was irritating or augato is some confiderable exertion was made, and that in nost expeditious imaginable, he trembled to think te state they were likely to be reduced to, with respe ndance on this country: of the learned Serjeant who arly part in the debate, he spoke in terms of the hi dation-a lawyer of eminent talents, and dignified c profession, quitting its pursuits to attend to the exigen stry, and arrange himself on the side of her constitu stial interests, afforded a brilliant example for the in earned colleagues, and marked him out as a fignal be State, in whose cause so noble an exertion had been a principles inculcated in his excellent speech, comm :ct acquiefcence of every honourable member; the idea axation on the colonies was dangerous in the extren d, it would never again be attempted; at the fame not prepared to condemn the principle which had d on, now adduced before the House; in consequence of

ion, laws had been framed, and lately framed; in Ja
iflands under the British Government, had been
fanguinary and oppressive, beyond what he could

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ceived the existence of in a civilized country; after the general indignation their communication had excited, he could not but think, forme admonition was necessary to impress on the minds of the West-India planters the necessity of obviating the dreadful consequences. (to themselves as well as their dependants) that must be the result of the continuance of a system so revolting to humanity, and he trusted, the gentlemen who were proprietors of our valuable possesfions in that part of the world, would no longer suffer such abominacle abuses to pass current, under the sacred name of law and justice. It was not without assonishment he had heard, from a right honourable Sccretary, a confession of his having given his affent to them as a Privy Counsellor in this country; such conduct could admit of no other excuse, than the being unacquainted withthose laws to which he had made himself a party; and what a miserable defence was that for a man high in office, to confess he had neglected the duties of his lituation! no man was justified in letting his hand to a paper the contents of which he was ignorant of; and the right honourable gentleman was reprehensible for his negligence, in proportion to the mischievous tendency of that perversion of legal authority he had contributed to give a sanction to.

Mr. MANNING contended, that the regulations adopted by the colonial affembly of the island of Jamaica in the consolidated act passed in 1792, which were most advantageously framed for the happiness of the negroes, were, in themselves, sufficient to prevent any necessity for having recourse to the measures proposed by the honourable gentleman in his intended bill. If, therefore, the honourable gentleman had recourse to that act, he would find that the greatest attention had been particularly given to the rearing of children; and though he did not positively aftert that the measures had been adopted in all the other islands, yet he had every right to infer, that they had been equally attentive to promote the happiness of their negroes.

Mr. FRANCIS, in reply, observed, that if the declarations which had been so frequently, and so strongly made by those gentlemen who opposed his motion in favour of the slaves, had been attended to by themselves, he should not that night have brought forward his motion. He apprehended, both from the result of a former debate, and the probable event of that night, that nothing effectual would be adopted for the relief of the unhappy men whose miserable situation was submitted to the seelings and judgement of the House. The right honourable gentleman consounded the object and means; but if he resuled the means, he should at least give no poposition to the object, and he was at liberty to pursue it after his

thod. It has been urged, that the bill which he luce went to the extent of taxing the colonies; be nied that it could bear such a construction. Must by saying, that he would not press a division of thoped that gentlemen would come forward those measures to alleviate the distresses of the slave notion was then put, and negatived without a division was the negative was the nega

OX defired to be informed by the right honoural Dundas) who declared his opinion, that the flex confined to flaves under a certain age, whether a limitation should be carried into effect by the Pointry, or by the colonial affemblies? He also nted, whether it was the right honourable gentles in consequence of that opinion, to bring forward at nature?

DUNDAS replied, that he certainly could not fuch a measure at a moment when the country war. Were he to do fo, he might be justly mistency.

MITH's motion was agreed to.

Thursday, 12th April.

OSE moved, that there be laid before the Hou all the sums of money issued by His Majesty December, 1795, pursuant to Addresses of this n have been made good by Parliament.—Ordere ill for allowing costs to Witnesses, at the discount time, and referred to a Committee up stairs being committed through a Committee of the

BBOT. In consequence of the notice which I give yesterday, I shall now beg leave to mention pears to me of very considerable importance; stime, that the measures which (according to my ht to be taken at present will not be attended to

great difficulty, nor liable (as I should hope) to any objection whatever.

This subject, Sir, is the general state of all our laws which are of a temporary nature.

Gentlemen are aware that a partial inquiry into this matter is annually intrusted to Committees appointed for that purpose—and the Committee of the present year have pursued their ordinary labours, according to the customary course of its duty, and according to the limited nature of their authority. But, Sir, upon revolving this matter in my own mind, and fearthing into the usage of Parliament in former times, and conferring with several persons whose peculiar stations, pursuits, and habits of life render them more immediately conversant with subjects of this fort, it does appear to me—that we owe it to ourselves and to the public, to extend the scale of our inquiries, and to enter upon a larger field of investigation; not merely confined in the ordinary way to the confideration merely of *such* expiring and expired laws as are immediately, and at present fit to be revised or continued; but, comprehending a view of all the temporary laws whatever, and providing ourselves with a permanent register of their contents.

With regard to the expiring laws, the absolute necessity of it is obvious. Mischiefs may happen (and such mischiefs have happened heretofore) by the undesigned expiration of a law which ought to be continued, or by the supposed continuance of a law which has in fact expired, a circumstance which may very possibly escape notice where any such laws have originated at any remote period of time, and now lie buried in the multiplicity of our Statutes. If, Sir, in the execution of criminal justice any one such instance of mistake should occur (as in other times has actually occurred in civil cases) every man would shudder at an event which might be irretrievably satal. A register, therefore, of these laws, with their duration accurately noted, and always present to the attention of Parliament, would effectually prevent such a calamity.

The knowledge of our expired laws, if not of equal urgency, is perhaps not of less importance. To have a ready view of all the experimental legislation of former ages, in regard to such matters as the course of time or probable chances of public affairs may force upon our considerations, must certainly be desirable. It would enable us to profit readily by the experience of our ancestors; and either to preserve a consistent policy by re-enacting similar laws under like circumstances, or to improve upon the given precedents of former ages; and at all events not to depart from them unadvisedly, whenever such a departure might be judged prudent and

The persons named in the Committee were,

Mr. Abbot Mr. Holart
The Master of the Rolls Mr. Mainwaring
The Attorney-general Mr. Bankes
The Solicitor-general Mr. I. Hawkins Browne

Mr. Serjeant Adair Mr. Bramston

Mr. Charles Townshend Sir Adam Ferguson

Mr. Powys And Sir William Scott.

Mr. SHERIDAN put off his motion for the production of certain papers relative to the West Indies to a more convenient day.

Wednesday, 13th April.

The House resolved itself into a Committee of the whole House to consider the propriety of allowing the importation of molasses.

Mr. ROSE then moved the following Resolutions, which were

Ist, That it is the opinion of the Committee, that it is expedient to allow the importation of molasses, in the ships of any state of Europe in amity with this country, not belonging to His Majesty, for a limited time, duty free.

2d, From any place not in Europe, not belonging to His Majesty, and in amity with this country, upon paying a duty of 3 per cent.

Mr. SHERIDAN faid, that he had come down on purpose to move for certain papers relative to the West-India Expedition. He was encouraged to think that they would not be refused, when he recollected the defire which had been expressed at a former period for a full and impartial inquiry into the fubject. If the prospect of peace had been nearer than at present it appeared to be, it might be faid that fuch an inquiry would be instituted with greater propriety after the re-establishment of tranquillity; but in the prospect of continuing in the same calamitous course in which we had hitherto proceeded, and under the fame weak and blundering councils by which we had been guided, an inquiry into past errors became more necessary than ever. He was surprised to find, since he came to the House, that the King's ministers had any objection to the production of these papers. He should, however, now move that they be laid before the House; and if they were refused, he would name a future day for the discussion. Mr. Sheridan ther

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ed for a firing of papers relative to the West-Indiangs which were,

n account of the number of men sent out to the Ver Sir Charles Grey in the close of the year 1793. In account of the number of men drawn from this placed under the command of Lord Moira.

in account of the number of men taken from Sir Clarithe conquest of Martinique and Guadaloupe, and ningo.

t return of the reinforcements fent out to St. Dot dates of their failing and of their arrival.

A copy of all the letters which were written by Admis General Abererombie, respecting the delay of the edition.

An account of the mortality of the troops lying or sports while they remained at Portsmouth.

An account of the number of thips foundered, and were loft after they had failed.

And a copy of the letter for the appointment of a board the transport service.

Mr. Secretary DUNDAS objected to the product ers, because they would either tend to disclose information to be made public, or afford only a paran inquiry into the conduct of Ministers.

Mr. Chancellor PITT animadverted upon the line of Mr. Sheridan had adopted in the business. He say for bringing forward his motion, and then fine ted information upon the subject, after that day we wed for papers which he never thought of before, to conceived to be necessary to the object which he keep Mr. SHERIDAN proposed to adjourn the debate

General TARLETON moved, that there be laiuse a copy of the letter, dated at Portsmouth or Plym the Count de Sombreuil, and addressed to the righ illiam Windham, Secretary at War.

might; which was agreed to by the House. -

The SECRETARY AT WAR faid, he was he opportunity of explaining himself upon a subject of which he wished much to communicate to then the subject of the Quiberon expedition was fit was called upon to produce that letter, though he to the gentlemen who thus called upon him, knew a not in his power. This letter from Portsmouth,

to him, was alluded to in another letter from the Count de Sc breuil to Sir John Warren, was published at his defire, and which he expressed a wish that his letter to him (Mr. Windha frould be made public. At that time, he doubted much if could find the letter, and he had even forne obscure recollection having destroyed it. In the letter, however, he remembered t there was not one word which had any relation to the expedition And in this idea of it, he was confirmed by the recollection of h Lewis, a gentleman of undoubted honour in his office, throu whose hands the letter had passed, and who recollected that its extents related entirely to the nature and extent of his command, a to a conversation of a private nature, which had passed between them previous to his leaving town. This was the fituation which he was placed when the letter was first called for. tunately, however, the letter was afterwards found by a Colo Ramfay, a gentleman to whose services he was much obliged, a the letter should be given to the public in one way or other. it was of a private nature, he faw no propriety in its being laid fore the House; but the request of Monsieur Sombreuil should in undoubtedly be complied with. As to the Quiberon expediti he would only fay, that he would not thrink from any responsibil which might attach to him from the part he had taken in the bi Public reasons might render it necessary to resist any inqu that might be demanded on the subject. He foresaw the farcat that this refusal would give rise to; but in the discharge of office and public duties, it was necessary to overlook attacks of fuc nature.

Mr. FOX faid, that at the beginning of the fession he had m tioned the subject of Sombreuil's letter, but upon his honour a gentleman, he had no knowledge that it was missing, and it t only a few days, at least he would say weeks, since he had he the circumstance. He was glad to find, however, that the ri honourable gentleman himfelf had confidered the fubject in the fa way in which it had been felt by that fide of the House, as a of honour upon him to produce the letter which was called for so interesting a manner by Sombreuil, and it was natural that so strictures should be passed upon its not having made its appearan He did not deny that it was sometimes necessary to resist inqui but that this necessity had occurred so often to the present Minis was somewhat extraordinary. Were he in such a situation he woul leaft feel the propriety of not vauntingly challenging inquiry whic was determined to relift; and he thought the right honourable gen man and his colleagues might perform their duty equally well if t

not so often recal to the recollection of the House, the nelination which it required on their part to abstain from inquiry. Such modesty would be more becoming than guage Ministers held while in pursuance of what the lie duty, they were resolved to quash every investigate conduct.

General TARLETON, in justification of his motion age from the letter of Count De Sombreuil to Sir John which he referred to a letter sent from Plymouth to Mr., expressing a strong desire at the same time, that it is slished.

Mr. WINDHAM said, the letter was dated from Por

that Count de Sombreuil, he believed, never was at P. Mr. Chancellor PITT faid, as the honourable gentlema

Mr. SHERIDAN remarked, that it was probable to exted to might be written from Portsmouth, and that was owing to the Count de Sombreuil; but certainly the notine tenor of the letter, as stated by the right honourabed, must have considered it as necessary to be made perfication of his honour, and to exculpate him from an respect to the unfortunate expedition to Quiberon. Sessionation in which the Count held the letter, as nothis sentiments contained in that sent to Sir John e production of this paper was so far necessary, as the afferted, that the French prisoners with whom he en who were employed by Government, were bribed to the Majesty's Ministers were implicated in the conduction of the conduction of the case, surely it were proper to inquite Majesty's Ministers were implicated in the conduction

Ar. Chancellor PITT observed, that the first time to mentioned, he put in his claim, that he was not boun to an extensive inquiry into that affair, without sufficient shewn why such inquiry should be instituted.

ortunate and melancholy expedition.

Mr. FOX faid, if Ministers were determined to relist all use, in their mind, it was not consistent with their put certainly ought not to arrogate to themselves the praise of because they refused to submit to investigation. He saight honourable gentleman from any wish to conceal the Count de Sombreuil; but on the sace of the business rd to say, that the Count had not attached considerable me quarter, as far as related, to the unfortunate expedient.

Mr. WINDHAM declared, that when first the letter was mentioned, as not being of an official nature, it did not make that impression on his mind as to render him competent to state what he had already mentioned, and which he was enabled to do more full from a subsequent perusal. The Count de Sombreuil had not been more than three or four days in the country when the letter was written from Portsmouth, and could not be supposed to possess all that information which the right honourable gentleman imagined the would not proceed farther in the business at present, but reserve himself until it should be more fully discussed.

After a few words from General TARLETON, the Houle

paffed to the order of the day.

Mr. FOX moved the order of the day, that the bill to preven

the purloining of pewter pots be now read a fecond time.

Mr. DENT objected to the bill, on the grounds which he had formerly stated. The clause which obliged the publicans to bring their liquor in gallons to the houses of their customers would be attended with infinite inconvenience, particularly to the industrious poor, who would be induced to go to the house of the publican and spend their week's wages, because they would have no opportunity to drink it at home.

Mr. FOX faid, a bill of this nature passed in the reign o George the first, and was not attended with the inconvenience: stated. The loss of the publicans was enormous, occasioned by the purloining of pewter pots, and amounted from 5000l. to 6000l. annually. The House could not suppose that they submitted patiently to have their property stolen. It was certainly protected, like all other species of property, by the law, but during the years 1793, 1794, and 1795, there had been no less than two hundred and fifty-three persons tried for the stealing of pewter pots, nineteen out of twenty of whom were convicted. The quel tion was, whether it was not for the public advantage to preven the necessity of so many trials and convictions for offences, which from the facility there was to commit, there was much temptation He could not agree, as a remedy, to an additional punishment; and the only other alternative was to remove the facility of the theft Private arrangements among the publicans had been attempted, and had failed, because individuals were tempted to facrifice their genera interest to a little immediate advantage. It was for these reason he wished the bill to go to a Committee, and particular clause might there be adjusted.

Mr. LECHMERE stated the losses that arose from the stealing of pewter pots. He was informed that the publicans did not mean

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refuse to early the liquor to private Houses, they one adividuals to provide pots for themselves. Had the bise situation of the poor worse, he would not support it id.

The House divided; For the bill, 31 —Against it, 9 =

Upon the question that the bill be committed, there 5 members present, the House adjourned.

'Thursday, 14th April.

Mr. LECHMERE faid, he had given notice of a mo e intended to bring forward before a Committee of loufe this day, to prevent the withholding of corn fro nd also to prevent the adulteration of flour. These rievances to the industrious labourers in this country, > be attended to by the House; but it gave him pair ant when any business respecting a loan, a contract, or f that kind, was to be brought forward, the House wa rom one end to the other. But when the cause of the our was to be brought forward, the House was so thin, as scarcely a sufficient number in it to make a House, ropolition was made and objected to by any perfon or de of the House, the members were counted, and there so few to form a House, the matter for the time fell to t s consequence of non-attendance. This, he was forry to) say, was a great reflection on that honourable House. anduct, public buliness was very improperly impeded. unitance of the House being so thin was the cause that ring forward the business he gave notice of for this tould bring it forward on Tuesday next. He should sbject to the Committee on the high price of corn, an Suesday that that Committee should then sit.

Friday, 15th April.

The dog-tax bill was read a first time; and on the te second reading,

Mr. Chancellor PITT gave notice that he should laiming some of the money imposed by this bill for enesit, and that he should also persist in drawing a etween persons liable to pay this tax. The plan which ropose to the Committee was that which he had before the House, of charging three shillings upon every owner the pays assessed taxes, two shillings of which he means

for the public use, and to apply the other to parochial purposes; but from those persons who keep a dog and do not pay assessed taxes, he should demand one shilling, which might be paid as a parish rate. There was another benefit which might be derived from this tax by the State, which was, to subject those persons who keep more than one dog, and are able to afford it, to a heavier penalty. He should propose in the Committee to carry it up as high as five shillings for every dog, four of which he should apply to the service of the State; and at this rate, though he did not carry his computation so high as the honourable gentleman (Mr. Dent), he calculated the tax would produce a revenue of 100,000l. per annum.

Mr. DENT was forry to differ from his right honourable friend, but he conceived the only benefit to be derived ought to be in regard to the poor-rates, and if the money were applied to any other use, he thought the tax would be unproductive and unpopular.

Mr. JOLLIFFE offered some observation, but the Speaker reminded the House that the right honourable gentleman (Mr. Pitt) had only given notice of some propositions he meant to bring forward in the Committee.

Upon the motion for the second reading on Monday next, General SMITH thought that day would be too early to have it

printed.

Mr. DENT wished only to get gentlemen's general opinions and ideas upon it, and the bill might afterwards be re-printed.

Sir W. YOUNG concurred with General Smith, that Monday would be too early.

The second reading was then ordered for Wednesday next.

Monday, 18th April.

Mr. ROSE moved for an account of the quantities of wine imported and exported in the last two years, and the quantities imported and exported for the last five years, to be laid upon the table; which were afterwards brought in, and referred to the Committee of ways and means.

Mr. ROSE laid an account upon the table of the provisions from the civil list for the suffering clergy and laity of France, which was referred to the Committee of ways and means.

Mr. SHERIDAN rose to move for the production of a paper which had before been moved for by an honourable friend of his (General Tarleton) and had been refused. After that refusal, the House might judge of his surprise and assonishment when he saw the letter of the Count de Sombreuil published to-day in the True Briton. He did not hesitate a moment to pronounce that publica-

the complexion of the journal in which it was public particular features of the letter itself. He spoke in alion of those persons who heard his honourable friend production of that letter, and he reminded them that he friend assigned as his reason for doing so, that it slible the letter contained not only an exculpation of Sombreuil himself, but a crimination of those person ed and conducted the unfortunate expedition in which the appealed to the recollection also of the House,

n authentic and genuine, being influenced in his opi

the right honourable gentleman who refused the mo-'indham) that the production of the paper was refused ated folely to a business of a delicate and private natu mpletely then was he disappointed and astonished on pe py published in the True Britain, which he had even lieve authentic, to find it so far from relating exclusiv finess of a private nature, to belong entirely to matter oment; and the only excuse he could alledge for the rig le gentleman's not having made such a declaration wa d either read it in a flight and curfory manner, or stance of time, and the multiplicity of business in wh gaged, that he had wholly forgotten its contents, else i possible that he should have given it such a colour. t appear from this letter that there was any paltry rec on the persons who advised and conducted that unfor dition, but a foundation for a charge of the most mari lity. It might be true that the right honourable gent at the fole hand in that expedition, or that he had no fa advising it than the rest of his colleagues; but whoeve thors and abettors of it, there was very clear evidence is not one word about any business of a private nat ter from Portfmouth; while there were expressions v yed the strongest condemnation of fending that expedit

Translation of the FIRST LETTER.

On board the John, Portsmouth Sir.

July 8, 179
The short stay which I made at London not having permit nour of seeing you more than once, and my sudden departmented me from conversing with you on several points of me in my present situation. I have sufficient considence in y to be convinced, that I shall find such instructions as w

e most gross, the most treacherous manner. He under er, to read the letter to the House, in which he could fi

it, even by construction, of a private nature.

for a guide, and enable me to support the responsibility attached to my conduct, as well towards you as towards the troops under my command.

A full conviction of the necessity of subordination, joined to a zealous devotion to the cause in which I have embarked, induce me to fly with precipitation at the first fignal I receive, and never allow me to urge the smallest objection. I say nothing of the discretion which a Government has a right to expect from those it employs; I have long since given sufficient proofs of mine; and I have reason to believe, that they are such as will enable me to obtain, at least, those marks of considence which are due to my situation.

I have the honour to observe to you, Sir, that I am going with troops, of whose destination I know nothing but by public report, neither am I acquainted with their means of subsistence, nor, in the smallest degree, with the rules by which I am to regulate my conduct. What will be necessary, with regard to ammunition, with which I am not, to my knowledge, provided, and with regard to the support of those with whom I am to act; the means by which I am to carry on my correspondence with you, in a distant situation; and from whom I am, in all cases, to receive orders—These are points on which I request you to give me such instructions as will serve as a basis for my conduct.

I had the honour also to request that you would let me have an officer from the department of inspection—If you send me such a person, pray chuse a man who speaks both linguages, that he may, on occasion, assist me in the translation of your letters; and that your orders may only be known to an officer chosen by Government. I have the honour to be, with respect,

Your very humble servant, Count Charles de Sombreuil.

This was the private letter, he said, which the right honourable gentleman had stated to be interesting to the writer's feelings only, and not at all so to the public. And now he would read the other, addressed to the right honourable gentleman, which accompanied that to Sir John Borlase Warren, and which was represented to be sent to him as a testimony of particular respect and gratitude:—

Translation of the SECOND LETTER.

From the Count de Sombreuil to the right honourable William Windham, dated, Aurai, 22d July, 1795, received by the hands of his fervant, who remained with him till the hour of his death.

The letter which I have written to Sir John Warren will give you every information in my power to afford, as well on my present situation, as on past events; I will not remind you of the letter which I wrote to you from Portsmouth, as you doubtless feel the force of the remarks which I there made: you must be sensible how much my heart has to suffer in these last moments; independently of the regret which I experience for the sate of my companions, you know what sacrifices an order so prompt obliged me to make.

I request you, Sir, to be so kind as to give to the bearer, a faithful man, who has never abandoned me (and whom the losses I have sustained incapacitate me from rewarding) the sum of sive hundred louis, to be

with my other fervants.—This request will not appear in lost feveral Government fecunities to a greater amous a recommend to you, Sir, the two persons about who before I left London.

I have the honour to be, Sir,
Windham, Your very humble fervant,
etary at War. COUNT CHARLES DE SOM

w the House would connect the remarks there a in the preceding letter, and perceive what gener was to business of a private nature. This letter diff aracteristics of a brave mind; it did not reproach rable gentleman for his conduct, but it reminded hi ks in the former letter-That he was dispatched w in expedition, of the destination of which he was ie was ignorant also of the particulars relative to t their sublistence, and their ammunition. Here wa vhiffle-whaffling fluff which the right honourable; retended, and only a couple of lines which could be ite to that beautiful and accomplished woman to ons had been pledged, and who had fince been repo ered in her mind. He concluded, that when a ma , valour, and honour was ready to periffe in what he a just cause, it was a shame and a reproach to his lers, to abandon him, as they had done, to his f ving that these letters contained the strongest proc and scandalous manner in which the expedition to the e had been conducted, he moved, "That copies of n by Count Charles de Sombreuil, to the Secretary d upon the table."

neral SMITH feconded the motion.

se SECRETARY AT WAR faid, that he had not ations made before, which he less understood, or was to answer, though he did not imagine it very diffication in a way satisfactory to the House, and which we his conduct. He would first recall the terms of recollection of the House, and then give his reason in his determination to oppose the motion, not have likely to discuss the question, but because the propose the profession of the letters. Previous, however, to omment, he could not help remarking, that this question for ward at a moment when the House was we expectation for business of more immediate in which account he would not now detain them by endetail. In the first place, then, with respect to the

of these letters, he insisted that the letter from Portsmouth did not contain one word with regard to the expedition, or to the person at the head of it; nor was there any reflection or animadversion on the conduct of Administration: and the only motive that Count Sombreuil could have, in his last letter, for referring him to the expressions in the former were, he imagined, that, harrassed and confounded as he was, in his last fatal moments, he referred him rather to what was passing in his mind, than to what he had actually committed to paper. Such was his impression when he gave a description of those letters to the House, and such was his impression now. The reference, however, was so obscure and vague, that there was no knowing what he meant, nor did he, perhaps, know exactly what he meant himself. The letter certainly had a reference to some painful circumstances interesting to his private feelings, with respect to the uncertain situation in which he was going, and the limits of his commands. To this letter, however, nobody would attach farther importance. There were one or two observations of the honourable gentleman, upon which, although hurried by the impatience of the House, he begged leave to comment. He was charged with cruelty in sending this gallant officer away upon short notice. Now, how did that prima facie apply?— There furely could not be much complaint upon his being sent away on a specific appointment. He came from Yarmouth to London, when the troops under his command were ready to fail, and he might say, that even then Count Sombreuil was not sent out, for he had pressed him to defer his departure. There was scarcely any thing else worth answering; yet, notwithstanding, he would inform the House, that Count Sombreuil, immediately after his arrival in London, waited upon him with inquiries about his troops, when he was told they were under orders to fail. He then, for the first time, opened to him his intentions of marriage, when he advised him, not as a public man, but one who participated in his feelings, to defer his departure, partly hoping that the expedition, as is frequently the case in such enterprizes, might be delayed; partly from his sense of the character of Count Sombreuil, which he knew was too high to fuffer any imputation; and partly from a conviction, that if he should be too late for that expedi-. tion, he would not be absent from any other for which he might be But, on being pressed for the distinct truth, he was obliged to confess that the troops were really under sailing orders, though he promised to make farther inquiry; and he believed he afterwards wrote a note, repeating the arguments he had before He hoped no man would impute difingenuity and want of

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dour to him, though he was apprehensive, from the begentlemen on the other side, that they were inclined to The SPEAKER called him to order, by observing the proper to impute such motives to any honourable met house.

The SECRETARY AT WAR continued. Anger ege, he faid; he hoped he should be allowed it, as he l ife for that fensation. He told the Count, in his note, t s known to be ever ready for fervice, an action, more dd make no difference,-when the Count used a partic flion, which he had repeated in his letter from Poftsmou would go upon the flightest figual; and he accordingly see ht. He flated, that there was no criminality in Gov ding out the Count without diffinet explanations as to th his command. The truth was, that he was not fen command, and it was fufficient for him, when he arri troops, to know under whose orders he was to act. I confent to the production of the letter in any other was · fhape in which it is now before the public, although are that an injurious infinuation would lay against him wever, he difregarded every perfonal confideration, a he could get no other person to join him, he would of tion as repugnant to the public fervice. If the letter duced before the public, there it was; and he defired the look at it, and examine it, and then determine whether I the acculation brought against him. Of this at least ared, that the gentlemen on the other fide either knew, ed, that he had loft the letter, when they originally m production, elfe they would not have called for it. General SMITH remarked, that if the House or nation

General SMITTH remarked, that if the House or nation relative farther testimony of the gallant conduct of the Count wil, they had only to remember what the right honours man had just spoken of him; that instantly after he had this country, he renounced his dearest connexions, to sivity in what he deemed effential to his honour. He to repeat all that the right honourable gentleman had say man must see that his arguments did not correspond

fubject. He thought fo, at least, and he would uprove it. The letter, in his opinion, concerned the pue, and nothing but the public service, except so far as it character of Sombreuil. He kept in mind the letter.

nn Borlafe Warren, together with the various difasters is sittlen; and he conceived that the Count de Sombreu

anxious for his character, hoped the honourable gentleman would publish what in his opinion contained all that could justify his con-This was the last solemn request of a dying man, who had duct. never forgotten his duty, and was likely to review his unfortunate lituation with a circumspect and scrutinizing eye. It was to be remembered that he had embarked without any information on the subject of the expedition; that he was neither furnished with orders nor instructions; that he was considered as a junior officer, and was ignorant of the nature of the command. Now when he recollected that the command was given to Puisaye, a man whom many officers thought it a difgrace to scrve under,—a man who was unworthy of the charge entrusted to his care, and who had never attained a higher rank than that of Major,—he had pretty strong reasons to believe, that if the Count de Sombreuil had known the command was to be given to such a man, he would never have It was obvious that Puisaye knew nothing of his profession, and therefore it was natural that the last wish of a dying, gallant foldier, like Sombreuil, who had gloriously run his career of life, should be to exculpate himself from having any responsible share in fuch a shameful expedition. Hence he thought the letter was a public document, and nothing but a public document, and on that ground he stood to support the motion.

Mr. FOX said, he must confess, that of all the instances he had ever experienced (and he had experienced a great many in common with other gentlemen in that house) where men have changed their political principles and forgotten all their former declarations, he was never more furprized than he had been at the present language of the right honourable gentleman, and the language he had used upon a former day. That he should have received such a letter, and not have produced it when called upon, or even without being called upon to do so, was as extraordinary and as exceptionable an incident as he had ever met with. His objection, however, was, that he acted under a supposition it was lost. If the right honourable gentleman did act under that supposition, it was wholly unknown to him; for, till a few weeks since, he never heard the report. But grant he had, was it right for him, consistently with his parliamentary duty, to listen to every report he heard, and act upon them specifically? If that were the case, there would be no need of justification, since, whenever Ministers were called upon to produce any paper to which they might object, they would only have to state, that such an unfortunate circumstance as this had happened, and all would be as they could wish. Happily, however, the letter had been found, happily so at least in memory of Sombreuil; for if it had not, the

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would have known nothing of i could they have judged from th heavy accuration did not lie aga en to defirous to exculpate him! t in the feandalous conduct of the was any one thing which that i to deprecate, it was the idea of It was true indeed that no : but, for his own part, he had al officers were the principal ac hough he had no retentment a t for them, fince they only add rs, for the rathness and folly wou heir defperate circumstances, wh r and undertlandings of Britis man would be of that opinion. ound all gone, and had no farth that his reputation should survi that letter as a public document man was bound to publish. If h he character, upon the principle of at least ought to have done his from having any concern in the know who had the command, v or the place of deffination. nis that required to be explained called for publication. If the was there for having missaid a He had never heard at what perk ic moment it was milling, so m ing request of Sombreuil, that f tor its being miffeid, should ha ecompanied with a recapitulatio could be collected. Whether the I the remembrance of it, he o ething like that excuse was urge fs, he thought it very fingular t tally eleape fuch a retentive me man had been known to poffefs, and fudden defect to nothing bu

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whose weakness that way was a , that he should not have lost : of these papers to the House; I

feem he waited in daily expectation of a motion concerning them. from the opposite side, so he would insinuate he knew they were lost; but because they knew not they were sound, he delayed to do his duty. And thus it appeared also, that if they had not been wrong, he would not have been right, for he delayed justifying Count Somebreuil until he could find something in their conduct to blame. What fystem of honour or principle could justify this mode of pruceeding, he did not know; for it required a most extraordinate mind to determine. Whether his honourable friend (General Tarleton) had heard of these letters being lost, when he first mentioned them, he did not know, but he believed not. Admirting, however, that he had, what was to be his conduct? Was he, because he had heard it vaguely reported that these or any other parpers were millaid, not to make the public business, in which there were involved, an object of inquiry? Was there any intercounfe between them and the honourable gentlemen on the other fide, are any fort of encouragement from those gentlemen, to incline them to fuch a proceeding? For his own part, as he said before, he had heard it loufely stated that these letters were lost, but then he heard it not till the period subsequent to their being found. The letter, however, ought not to have been missaid, for it was a letter of soult ferious consequence, implicating the honour of Sombreuil; and the publication of it depended not upon what they confidered its importance to be, but upon the express request and dring withes of Sombreuil. To withhold the letter, was taking a liberty with occur men's opinions, which he should be loath to do, whether they were living or dead; and fill more with fuch a man, and in fuch a figuration, as Sombreuil; and upon that account he gave his vote for the motion.

Mr. Chancellor PITT did not rife to prolong the debate, because he did not think it a proper time to discuss the Quiberon expedition. The honourable gentleman on the other side, as usual, had adopted strong phrases to reprobate that expedition; notwish-standing which he would take his share for the full-responsibility, and whenever that subject came to be discussed, although it would be impossible for him to enter into some particulars, yet on the painty said examination, he trusted he should be capable of giving thous a distinct and decisive answer. The question now to be considered was, Whether there were grounds for the production of the letter? In support of the affirmative, it was alleged, that until it was produced, Sombreuil by under a heavy imputation. He protessed to the contrary. Nothing appears positively to shew that he had a share in planning the Quiberon expedition; and, secondly, it was

dent that he had no there in the mode of carrying it in sich was proved by the perfect arrangement of the pla ived in this country. That was not all; for if his pended on the publication of this letter, was not the I public as if it were laid on the table of the House of s suspected that the motion was merely made to gain ofequent motion that ought to be canvaffed on gene : begged leave to comment on one observation of the ntleman, which was, that the annunciation of the the letter had been put off to entrap them. And n eded on the right they had to call for it, which right ti d, for now they had called for it. Now if they blamed urable friend for not producing it fooner, why did the lay the motion, when they were in possession of all the ney waited for a general motion on the expedition, in to this letter, by way of gaining stronger support to om the sympathy excited by the fate of this gallant s ted pardon for trespassing on the patience of the House the fame time all respect and regret for Sombreuil's a sfortunes, of which no man could be more warmly i

Mr. FOX explained. He faid the production of the timore necessary in the House to exculpate Sombre sulpate the persons who advised and conducted the callition wherein he lost his life.

Mr. Chancellor PITT moved the order of the day. Mr. SHERIDAN declined taking the advantage ation gave him of speaking again at length. From more of the right honourable gentleman (Mr. Windhat claimed the privilege of an angry man, he should hat right honourable gentleman supposed that high wor proof and argument. He wished him, when he was not the letters over again, as he might perceive his action to be erroneous. He concurred with his honor eneral Smith) in the idea, that if Sombreuil had isaye was to command the expedition, it was possible have left England. The calamity that attended in he attributed solely to the division of counsels; for isaye, secured his retreat, while the other brave convoyage were left victims to his treachery.

The motion for the order of the day was put, and can division.

The House then went into a Committee of Ways and Means, Mr. Hobart in the chair.

Mr. Chancellor PITT was aware, he faid, of the extent of the public burdens, aggravated as they were by a temporary scarcity of money, under the very arduous nature of the growing expenditure of the war, and under the peculiar circumstances of having so recently received from the country a most extensive, and as he believed at the time, an ample supply of money for the service of the year, he was aware that at the present moment an examination of the state and condition of our finances, industriously depreciated as they had been, and perhaps successfully depreciated in the eyes of the enemies of the country, was a subject of the greatest magnitude, and which demanded all the attention which the Committee and the nation could bestow upon it. When he considered that on the examination of this great and delicate subject, the essential interests of the country depended --- nay, that its final destiny might depend upon the refult, it was impossible to approach so awful, and so momentous a discussion, without seelings that he trusted would entitle him to the indulgence of the Committee, and he trusted that if he should trespass on their time, they would ascribe it to the powerful interest which the object produced upon his mind, and to the desire which he felt of giving every possible light and information upon it. After deliberately revolving in his mind the whole subject of the state of the revenue of this country, coupled with its commercial resources, it was with pleasure that he said that he did approach the discussion, with a sincere and rooted confidence that he should be able, by a display of incontrovertible facts, to give to the Committee such just and solid grounds of satisfaction, as should inspire the hopes, and animate the exertions of all the friends of this country, as well as disappoint the proud and presumptuous expectations of the enemy. The subject of the discussion, which he should endeavour to compress within as narrow limits as possible. would comprehend three distinct heads.

- 1st, The substitution of such new Ways and Means as might be thought advisable by the Committee, and as he should suggest in lieu of those proposed before Christmas, but which, upon representations that had been made, he had agreed to relinquish.
- 2d, The statement of such services as had not been foreseen, in providing for the services of the year, and in proposing to the Committee the means of meeting those services.
- 3d, The measure that he thought it would be adviseable for the Committee to adopt, in order to remove the distress occasioned by the temporary demand for money, and in order to give facility to

commercial credit. These were the points to which he to call the attention of gentlemen, and from the discuffior he was affured that they would derive the full and perfe tion, which he felt in his own before, not merely with the general fufficiency of the country, but also with re growing and unprecedented prosperity. Of the first, 'a fu the tax which it was agreed to relinquish. In the st Ways and Means for the service of the year 1796, amounted to about 1,220,000l. of this fum 135,000l. by an additional duty on printed calleoes; it was propose quish this tax, and he had therefore to find Ways and In doing this he should not have occasion any new tax. In the discussion which had taken place upon dogs that had been brought forward by an honours man, he had suggested a difference from the original plan a part of the tax was to be applied to the use of the n the flate; if Parliament should agree with him in thinki was a proper and a wife measure, it was his intention the public part of the tax at 100,000l. a year. The fum might be raifed by a regulation of a duty which h for fome time, and which would hardly be objected to of severity, he meant the tax upon hats, which had o been so grossly evaded as to require the interference of ture to correct the abuse; the fair tradesman, who in with the provisions of the statute, charged it upon h had the mortification of feeing his rival tradefman carr trade by felling under him and defrauding the revenue. thing had been produced by the tax for fome time past; r had been fuggested which he had no doubt would make i to the amount which he wanted; the method was, loofe stamp to be put into the hat, that the lining itse stamped. An easy and practicable mode of procuring ings would be provided, and a proper time for difcuffi of the subject would be in the Committee upon the b the tax was first proposed, it was taken at 100,000l. year it had produced 130,000l. it had however fo fa last year it had not produced more than 60001.-By t gulation he had no doubt but that it would be restored in gree to its efficiency, but he only proposed to take it : thefe two means together, however, would be an am for the tax upon calicoes, which was abandoned, and l trouble the Committee with any farther statement upo The next part of the subject was of much greater extens require a much larger discussion. He had to submit and expl to the Committee such increased charges as had arisen, or w likely to arife, and for which he had to provide, as not being cluded in the last statement which he had made before Christm He thould, therefore, first state the amount of the services, a the mode of defraying them; which was also in some degree or nected with the measure which he meant to propose in the exige: of the prefent enlarged demand of accommodation in the commerc world; that meafure was to take out of the market a great port of the paper constituting the unfunded debt, and by that means lieving the Bank from the advances which they had made, fo as enable them to allot a larger fum of money to commercial discount this operation would necessarily demand some increase of the put burdens, as they would have to provide for the difference between the small interest which this floating debt now bore, and the high interest which it would bear on being funded: he would more p ticularly explain this in the proper place.

And, first of the services, there had been	en incurred	
fince the 31st of December last, and 1	ot provided	£.
for under the head of army extraordina	ries -	535,0
Of ordnance	-	200,0
The additional fum required for barraci	ks he esti-	
mated at	-	267,0
The fum for fecret fervice, above the fu	m included	
in the last estimate, and above the sum o	f 25,000l.	'
allowed in time of peace, he took at	-	100,0
And the fum which in the last statement of	f the Ways	•
and Means were thort of the Supply		177,0
	_	-

These services made together To which he should add a sum which he selt would	1,279,0
be necessary to make good the farther army extra- ordinaries up to the end of the year 1796	1,221,0

Making, in all of new fervices above the statement opened in the month of December last for the fervice of the current year, the sum of 2,500,0

But there was another sum which must also be provided, and t was the sum requisite for the increased navy debt, which in ev view of the state of the country, it was likely to apprehend would incurred before the end of December, 1796; this he would me on a probable conjecture, from the amount of the surplus and

pence of 1795, from the circumstance of the unforeseen delays which had taken place in the West-India expedition. The expences of 1795 had exceeded his expectation in the sum of 1,500,000l. the same causes that had produced this increase, by having the transports so much longer in pay, the provisions and stores of every kind to renew, would also beget an increased expence under this head of service for the year 1796, to probably the same amount of 1,500,000l. the sum which he had taken in his first estimate, was 2,500,000l. so that he had now to reckon that the navy debt of 1796, would be 4,000,000l. towards this fum, however, he was provided in cash to the amount of 1,200,000l. and he should also have resources to the amount of 800,000l. more for this service; that, however, which now was wanted, would be a provision for the difference of interest between the sum which had been included in his former statement, and the sum now thought requisite; he explained that the amount of this interest would be on 1,640,000l. making the fum of 98,400l; he entered into the detail of this explanation, shewing the periods at which provision for the navy debt had been made, the amount of it before the war, and its progress during the several years of the war; and he said that his proposition was to fund 5,000,000l. of the outstanding navy debt; or rather indeed 4,500,000l. for as the Bank held 500,000l. he should in the sum to be borrowed include that sum, to take out of their hands their navy debt to that amount. fervice was particularly that which would relieve commerce from its present embarrassments, and re-establish credit in the country, it was by taking out of the market as out of the Bank, Exchequer bills to the amount of 3,500,000l. and in order to do this so as to give the facility with promptitude, he proposed to borrow a sum of money to buy up these bills and to fund them; this would occasion an additional burden on the country to the amount of the difference between the sum which these Exchequer bills bore in their unfunded state, and the sum which the nation would have to pay for the annuity when funded. Another sum which he also proposed to borrow, was that of 1,000,000l. in order to repay the Bank a sum which they had advanced on the credit of the confolidated fund, on the supply of the year 1795, at which time the Committee would recollect, that in order to balance the Ways and Means against the Supply, he ought to have made his loan for 19,000,000l. instead of 18,000,000l. he had provided taxes for the 19,000,000, but it was thought adviseable that the Bank should issue their bills to the amount of 1,000,000l. to be reimbursed to them as the consolidating fund should bring in the money; he now thought, however,

that in the present emergency, it would be more adviseable to repay this fum immediately, than to wait for the gradual discharge of it by the confolidated fund, which was their fecurity. It would enable them to give so much more relief to credit; but the Committee would fee that, though he took this fum as an item in the loan, to be borrowed, it was not to be considered as an annual charge upon the country. In order to give to the Committee a perfect view of the present state of the public finances, and of all the expences that he could foresee, he ought to mention that there was one more contingent service that might occur in the course of the present year, the probable allowance of 1,000,000l. for bounties on corn, to be imported according to the act which had passed at the beginning of this session. At the time that this provision was made, it was hoped that we should be able to ascertain the amount of the sum to be required; fortunately we had been relieved from our apprehensions sooner than was expected; and there was every reason to believe, that the sum to be paid had been greatly over-rated: it was not now, he thought, likely that more than 300,000 quarters of wheat would be imported in the course of the present year, in censequence of the high bounty that the nation was to give; and he had the pleasure to say, that the greatest part of this grain would come to us from the recently acquired possessions which our arms had gained; and which, if we should be so happy as permanently to retain, he would be bold to fay, would create a new æra in the commercial establishments and prosperity of this country. Considering the very material change that had taken place in the aspect of our own corn market, and the certainty of a supply to the amount, at least, of the quantity which he had stated, the minds of gentlemen would be relieved from all apprehension of a fcarcity; and he had farther the cheering and comfortable information to give to the Committee, that even for this probable bounty of 300,000l. on 300,000 quarters of wheat, he had a sure and an ample resource without any farther demand upon the country; he had the happiness to inform them that such was the prosperous state of the affairs of the East-India Company, that even in the very first year of their new acquisitions, the country would be enabled to participate to the amount at least of this sum to be required for boun-He had no doubt but that we might now look annually to the East-India Company for the 500,000l. which had been set down as the estimated participation of the public in their profits. To what farther amount the new acquisitions in the East that had been made, would carry those profits, it was hardly possible for the mind of man to conjecture in the present moment. The public

might with confidence look for very confiderable aids from this These were all the heads of service which he had to submit to the Committee, and which he could foresee for the additional supply of the year. From these several heads then the sum to be permanently charged upon the country was as follows:

The interest on the sum of 2,500,000l. of services added to those in his former statement, and including always the additional 1 per cent. towards the finking fund, would be

150,000

The difference of the interest on the navy debt unfunded would be

98,400

The interest on the 4,000,000l. of navy debt

240,000

The differences of the interest on the sum of 3,500,000l. of Exchequer bills above the rate of interest already provided for them

87,500

Making altogether the annual furn to be provided for

by taxes of 575,900

And in order to make the operation immediate for the benefit of the commercial world, the amount of the money to be raised by loan, and to be appropriated in the manner which he had stated, was this:

The amount of the extraordinary services for the year 1796, was

2,500,000

The furn of Exchequer bills to be bought from the Bank, or from the market, was

3,500,000

The fum of navy bills to be bought from the Bank W2S

500,000

And the fum to be repaid the Bank, for the advances they had made in Exchequer bills, on the fecurity of the confolidated fund, was

1,000,000

Making together a fum to be borrowed by a new loan of

7,500,000

By this operation he meant to pay off the sum of 2,500,000l. imimmediately without having it as a charge on the former budget. To pay 3,500,000l. of Exchequer bills to the Bank, instead of Muing other Exchequer bills in their room, and also to pay them #,000,000l. which otherways they would not have received till after the month of July, out of the growing produce of the confolidated fund. To fund 4,500,000l. of navy debt, and to pay to the Bank 500,000l. on the same account. So that in all, the sum of 7,500,000l. was to be borrowed to accomplish these operations. by which, connected with additional aid to the public service, the state of commercial circulation would receive such advantage as would remove all the difficulties which had lately sublisted, not perhaps to the degree which had been industriously propagated and even exaggerated. That, however, a great and urgent distress had been suffered of late from the increased demand for money, it was impossible to deny, and the distress had arisen from various and very different causes; it was not difficult, however, to ascertain the nature and amount of those causes. The exigencies of the war were undoubtedly one essential cause of this distress, the sums mecessarily to be remitted to the continent under the head of extraordinaries of the army, of subsidies, and of the loan to our ally the Emperor, it could not be denied, had been such a drain of our wealth as must be sensibly selt on the circulating medium of the country; and though the services of our ally the Emperor had greatly overbalanced the temporary disadvantage of this drain, yet the existence of the fact had no doubt contributed to the scarcity which had been felt. These, however, were not all the causes of the late demand; there were others which every gentleman would contemplate with satisfaction, and in the view of which our distress was connected with the prosperity of the country. In comparing the extent of our commerce for the last year, with that of the trade of 1792, the greatest and most prosperous year of peace that was ever known in the History of England, it would be found that it had greatly exceeded it in every way. It was therefore natural that the great extension of our commerce, the advancement of every species of manufacture, the improvement in agriculture, the great undertakings in canals and other establishments, and the speculations of every kind which had carried our commerce to so extraordinary a height, as in the third year of a war, to exceed the highest year of peace, would demand a larger affiftance and accommodation of credit, in addition to our capital, than at any former time. This cause of an increased demand, though it may have had the aspect of distress, was clearly connected with the permanent prosperity of the empire. Though the drain of our wealth had for a time turned the exchanges of Europe against us, yet, already had the natural vigour of our capital and commerce restored to us the advantage of the exchange, and the flood-gates of wealth being re-opened, specie would flow back to us with more rapidity than it had gone forth. -Another cause why money had of late been withdrawn from commerce, although it had not been withdrawn from the kingdom. was this: From the quantity of unfunded debt floating in the

market, Exchequer bills had borne a discount, which tempted men, who had been in the habit of lending money for the accommodation of trade, to lay it out in the purchase of these bills. By taking them out of the market, it was probable that a large sum of ready money would return into the channels in which it had formerly been employed. It was also obvious that the public funds of the country, fince they had found their level, were a receptacle for all the furplus wealth, both of persons in the kingdom and out of it, who were not in the habits of applying it to the use of commerce. But by taking the Navy and Exchequer Bills, which were the objects of speculation, out of the market, all that sum of floating money in the metropolis, which used to be so beneficially employed in commercial aids, would be restored to that use; while all that part of the unfunded debt which was held by the Bank, and which made it necessary for them to diminish their discounts in proportion to the amount, would be swept away, and the Bank would be able thereby to give so much greater extent to their discounts. He thought it necessary to go so much at large into this part of the subject, on account of the exaggeration which had taken place on the impoverished and exhausted state of this country, and of our utter incapacity to proceed in our exertions in order to fecure to this country the bleffings of a lasting peace. The effect of these exaggerations upon the minds of the enemy had been recently demonstrated in a way which made it incumbent upon him to prove the fallacy of the statements which had been made, and to evince to all the world, that so far from actual distress, or even temporary difficulty, the resources of this country were in so flourishing a condition, as to be the subject of pride and exultation to ourselves,---of intimidation and despair to our enemies. He would shew, from the facility with which we should meet the present demand, that, so far from being in an exhausted state, we should not even refer to any expedients of a doubtful nature for the sum wanted at this time---that fum, as he had stated, was 575,000l.; and, though he might undoubtedly take credit for 300,000l. a year on the provision of an annual lottery, and confine himself to the suggestion of taxes for the remaining 275,000l. yet, upon a review of all the circumstances of the time, he thought it a more becoming course to meet the whole of the difficulty, and to shew to Europe that we can encounter this addition of expence, without reforting to that measure which he had mentioned before Christmas. In doing this, he did not scruple to say, that one great motive was, to demolish the hopes of our enemies, and to shew them upon what miserable grounds they had prefumed to doubt of the folvency of England!

fame time, he must say, that he considered an annual lottery as an available resource to the country after the present year. But that, as well as other funds within the reach of the nation, he would, for the present, lay aside, because he thought that any mode which should permanently raise the annuity that was required, would have a greater effect than by resorting to this expedient.

The means which he intended to propose would not, in his mind, be subject to any serious objection from any part of the country, or upon any pretext. From recent experience he was persuaded, that an additional duty on wine would be an ample provision for the sum which he proposed to raise, and that it would be borne without inconvenience to the country. The confiderations that ought to influence them on the occasion were, whether an additional duty might not be a temptation to fraud and abufe (which was a matter of prudence) or whether it might not tend to lessen the consumption, which was a question of finance. As to the first, it was an ascertained point, that, from the efficacy of the regulations fince wine had been put under the furvey of the excise, from the delicacy of the article itself, which never would admit of much adulteration, as well as from the difficulty, there was little to be apprehended on the score of fraud and abuse. As to any fears of a lessened consumption, gentlemen would not pay much regard to the objection; it would not be a subject of lamentation to the country if the confumption of wine should be dimimished by the increase of duty, since the people might return to substitutes from which the revenue would be an adequate gainer, and that connected with the greater improvement of the country. He confessed, however, that in his mind, the addition of duty would not provoke the country to change their habits, or produce any material falling off in the use of the article. If he could judge from the effect of the last duty, there would be no falling off. It was only in the year 1795 that the additional duty had been laid, and from the operation of that duty it was possible for them to form a more accurate estimate than they had been able to do in the first instance. It had been proved, that in the course of the first twelve months after the high duty had been laid, above thirty shouland tons of wine had been imported; and this was not all, for the returns from the distant parts of the country had not been all received; and it was to be observed, that the duties had been paid on these thirty thousand tons, in addition to the sum paid upon the flock in hand, which had also been above thirty thousand tons. He was warranted, therefore, in believing that the annual importation and confumption would be thirty thousand tons a year. did not think that it would be right to make the additional duty less than it was last year; it would only open the door to increased demand on the confumer by the Wine Merchant and the Tavern Keeper, if he were to make the duty less than six-pence a bottle. It was his intention to propose therefore a duty of 201. per ton, which was equal to fix-pence per bottle, with the usual regulations, as to double duty on French wine; and this estimating the consumption at thirty thousand tons per annum, would produce the fum of 600,000l. The same course would be pursued as in the last instance, with respect to the stock on hand, since it was very clear that the advance would immediately be made, by the dealer in the article, on the public. From the amount of the stock in hand, dating it from that day, the sum to be expected from the duty for the present year, would be between 8 and 900,000l. but he should not make any deduction on account of that surplus, but should leave it to cover any charges that might arise in the course of the present year, which he had not been able to foresee. This one tax, therefore, would be sufficient to defray the annuity required, to answer the services which he had explained.

The next point to be submitted to the Committee was the terms on which he had been able to make a Loan of 7,500,000l.

The terms as settled with the gentlemen who had contracted for the whole, subject to the approbation of Parliament, were 1201. of 3 per cents. Consols, taken out of the mar-

ket price of the day, 67, which are - - 80 8 0
251. of 3 per cents. reduced also at the market price,
which was 66 - - - - 16 10 0
5s. 6d. Long Annuity, at 18½ year's purchase, also
the price of the day - - - - 5 1 0

£ 103 6 9

So that without giving up the option which had been stipulated for, on the formal bargain of making a Loan for the Emperor to the amount of 3,000,000l. the present loan had been made at the

price only of 31. 6s. 9d. above 1001. and at this rate of almost unparalleled benefit to the public, had the fum of seven millions and a half been raifed, after three years of more enormous ex-. pence than ever was known in the History of England. was a proud boast by the country, and was a glorious and unequivocal proof, that the false and unfounded expectations which the enemy had formed of our being at the end of our resources, were descring only of our sovereign contempt. This was not the only test of the undiminished opulence of the country, which he had it in his power to exhibit, for he would shew that in every branch, and in every description of our fortune, we were at this moment in a higher state of opulence and prosperity than ever was known, even in the times of profound peace. He stated the amount of the taxes laid in the three first years of the war, to be 2,808,000l. and he recapitulated the receipt of these taxes, and shewed that they had exceeded the fum at which they were laid. The taxes for the last year, 1795, laid at the sum of 1,600,000l. had actually produced the fum of 1,684,000l. though the full operation of many of the taxes had not been ascertained, as they commenced nearly at Midsummer. This was a most extraordinary proof of the general opulence of the country, and though it might be faid, that in this fum was to be taken the amount of the duties on the flock of wine on hand, yet as the whole effect of the other taxes had not been ascertained, he was justified in saying, that within the first twelve months the taxes had been effective to their whole amount. And what was still more extraordinary, as well as cheering in the circumstances of the present war, as being different from the expences of any preceding time, the production of the war taxes had not produced any defalcation on the permanent taxes of the State. By an average of the three years of the war, it had been proved, that the permanent taxes had exceeded the fum which they were required to produce to the amount of 280,000L: Thus, then, in every view of the subject, we saw that the war taxes were more than equal to the expences which we had incurred, and on the return of peace we should have an exceeding of the permanent taxes applicable to any purpose that might be required. Our prospect on the leturn of peace was gratifying in every view it, for we had funds in referve above the utmost extent of our peace establishment, to the amount of more than a million a year, as he would shew the Committee.

The furplus of the Permanent Taxes above the An-

nuity, &c. on the average of three year's war, was 288,000 An annual Lottery would produce - -, - - 300,000 And the public participation of the profits of the East-India Company might be moderately taken at 500,000

Applicable furplus, after defraying all our expenses, of 1,088,000

It might be naturally expected that what happened in former wars would also have happened in this, that our commerce would have suffered a great and lamentable decrease. No such thing. The prosperity of our trade was equal to all the other wonders of the present time; so far from falling off, it had increased even amids the difficulties of war. Our exports in the year 1792, the greatest year of our commerce that this country had ever known, were 24,905,000l.

Our exports in 1795, the third year of war, were no less than 27,270,000.

In this war, unlike all other wars for the extent of its expence too, we had been able to borrow all the sums which had been wanted, at full one per cent lower rate of interest than in any former period of war; and we shall go out of this war in a better state in fact than we went into it, as the sinking fund, applicable to the discharge of our debt, will have received more than a proportionate addition of strength to the addition of debt which it has to defray. We had not, as in former wars, fought to lay all the burden on the backs of our posterity, but had more than borne our own proportion of it. By faithfully adhering to the system established for the diminution of our debt, we had provided for the extinction of every shilling that had been added to the funded debt of the country, and the sum applicable to this purpose, will be above 2,600,000l. on our restoration to peace. We shall nearly have accomplished that point, so desirable in the operation of the fystem, when we may pay off the five per cents. and in twelve years, the finking fund will amount to the fum of 4,000,000l. a year, at which time the public will begin to be eased of their tasses, and from which time it will be only forty years until the whole of the debt that existed before the present war, will be finally extinguished. While at the same time, by faithfully asking upon the principle, a provision had been made, by which the debt of the war would even more rapidly be discharged.

He could not dismiss the consideration of this important view of our circumstances, without adverting to the impression which a contrary view of our sinances and credit had made in another quarter. That impression, developed in a late transaction, in which the

pride, ambition, and infolence of the enemy, were so forcibly demonstrated, he had no doubt but the result of the day would de-The views that the enemy had taken of the state of this country, and the scarcity of provisions, and the temporary distress from the pressure for money, thank God! began to disappear during the very time that their proud and prefumptuous answer to the application which had been made to them, was on its passage, and the proceedings of this day would dissipate the last faint glimmering of hope which they had cherished. I hey had thought fit to dictate the message which they sent to us on the score of exhausted finances; they whose finances were in a state which he disdained to discuss. He would not detain the Committee by inquiring into the state of their assignats, which had been so often the subject of examination, nor of all the various forts of paper circulation to which they had recourfe. He would only mention one strong and striking fact, which was a broad and candid statement that had been made by the French Directory themselves, to the Legislature on the 18th of March last. That their whole hopes and resources consisted in the circulation of their mandats at par, and that unless these mandats should be supported by penal laws, it would be utterly impossible for the Republic to continue their exertions. The mandats at par, or national ruin. Such was the open and frank communication of the French Directory in the face of the French The system of terror was established, and these mandats were put into circulation under the protection of the severest penal Ratutes. What was the consequence? The last accounts that we had from France proved that these mandats were at a discount of \$2 per cent.! Such was the relative state of the two countries, and such was the moral and instructive lesson which it held out. It was a grand example, and ought not to be overlooked in this age of refless innovation and of turbulent theory. It proved, that exertions, however shewy in their appearance, depending upon violence, bankruptcy, and imposture, could not be sufficient to contend with the regular and gradual supplies of a government preserving justice, credit, and integrity, arifing from revenues flowing cheerfully and spontaneously from a people enjoying the blessings of security, freedom, and law! and that, however the convultion of impetuous enthusiasm might boast for a time of the ability derived from the lavished facrifice of its capital, it could not be a match for the steady, well-directed, and daily-refreshed powers of a Society not firsined beyond its physical strength, and only applying to its struggle the growing surplus of its undiminished industry. By cheetfully persevering in this system we shall secure peace and indea pendence, on a basis not to be shaken by any effort that can be made on the part of an aspiring and ambitious enemy. He begged pardon for having trespassed so long on their patience, and concluded with moving one of his series of Resolutions.

· Mr. GREY. If instead of coming forward with a budget for the thrid time in the course of fourteen months, if instead of coming forward to impose new burdens, and to levy fresh taxes upon the people, the Chancellor of the Exchequer had come down, stating the fituation of the country to be such as to enable him to alleviate its present diffress, and to relieve it from some of the existing imposts; if instead of making, if not an avowed, at least a real admission, that in the beginning of the present session he had deceived the House of Commons and the country, by mis-stating the demands of the public service, he had been enabled to say, that by a diminution of the necessities of the State, an alleviation of the public burdens was become practicable; if, instead of having blotted the annals of the country, and tarnished the glory of the present reign, he had added to the spendour of the regal diadem, and furnished an epoch of British history exempt from misfortune and distress, then the right honourable gentleman might have, with some degree of justice, assumed that air of triumph with which this evening he has so vainly attempted to cover his inability and misconduct. On this day of humiliation to the country, and to the House of Commons, I did expect a contrition becoming his fituation. But whatever may have been the style in which his statemens have been made, he has been compelled, by the vigilance of individuals, to come forward with an explanation, which the House of Commons never thought it worth while to demand— The Bank, by withdrawing their discounts, has forced him to the declarations which he has made this day, and if no other advantage should be derived from them, he hoped, that they would convince the House of their error, in having reposed such implicit confidence in his former flatements.—I shall not follow him through all the declamation with which his speech was interspersed, and I cannot help regretting, that in a buliness where a plain account ought to have been submitted to the House, he had so often recouse to the embellishments of eloquence. For the sake of argument I shall admit the flourishing state of our commerce, and the increase of our exports, for abundant means will by no means justify an extravagant prodigality in the use of these means. But in some instances his argument was fallacious. It is no uncommon practice, in order to prevent any mistake, for merchants to enter the goods which they export oftener than once; and when it is taken into consideration also, that the amount of the exports is considerably increased

by the expenditure of the war itself, his reasoning upon this head will not prove so conclusive as at first sight one might be apt to con-I shall not follow him, however, upon this general question, for an increased commerce affords no excuse for an increased extravagance; nor will it ever supersede the necessity imposed by their duty upon the House of Commons, of inquiring into the amount, and the propriety of the burdens to which their Constituents are subjected. I own that on the present occasion I offer myself to the attention of the House in circumstances of some disadvantage, after the powerful torrent of language which has now flowed from the Chancellor of the Exchequer, and of which he must be acknowledged to have such ample command; I shall however attempt to give a representation of the state of the country, which will certainly differ materially from his, but which, if it is not so favourable, will perhaps be more correct. The right honourable gentleman complained that exaggerated statements had been given of our financial embarrassments, and that these statements had dictated to the enemy that haughty answer which they had lately made to certain pacific overtures on the part of this country.— Upon this subject I shall not enter at present. I shall only say that the refult in that instance was exactly what I expected. In the first place there was much reason to distrust the sincerity of the British cabinet; and certainly the manner in which the business was conducted, was not such as tended to remove any unfavourable impression which the French might have formed from the former conduct of the King's Ministers. Upon the reply of the Directory I shall say nothing now. If the right honourable gentleman, or any of his friends, shall think proper to submit the subject to the consideration of the House, I shall be prepared to deliver my sentiments, and to point out that line of conduct which, in my humble apprehension, it would be proper to pursue. To return to the subject of finance: If the right honourable gentleman means, in talking of these false statements which have operated much to the disadvantage of the country, to allude to any thing that I advanced upon a former evening, I will now appeal to the House, if he has not now demonstrated the necessity of what I then proposed, and if his conduct this evening has not been a fulfilment of my predic-I proposed to institute an inquiry into the state of our finances; he has shewn that inquiry to be more necessary than ever. I affirmed the provision made for the expences of the year, extravagant and enormous as it was, to be inadequate to the demands of the service. Now he comes down and acknowledges the affersion to be true. But are we really in this state, that independent

members of Parliament, who do not chance to be connected with His Majesty's Councils, who have not the fortune to live in the funshine of royal bounty, cannot come forward in the House of Commons to attack the crimes, or to expose the errors of Adminiftration, without lying under the imputation of being actuated by finister motives, and having a view to unwarrantable ends? a reflection was not so much an aspersion upon the individual as an imputation upon the House. Leaving these general topics, I proceed to notice the expences incurred fince the opening of the budget, and the means that have been proposed for defraying them. the tax upon dogs, which had been substituted instead of one on cottons, I have little to remark. If the tax can produce 100,000l. a year, I have no objection to its taking effect. When I consider the nature of the bill, however, which has been brought in, I am not very fanguine about the amount of the produce of the tax. One clause in particular, is ludicrous in the extreme; I mean that which exempts any person from punishment who may be found killing or converting to his own use dogs who have not paid the tax. If, however, the tax, in spite of such ridiculous provisions in the bill, Thall be found productive, I shall be glad, thinking as I do, that it is a fair and proper source of revenue. I must confess that I was not a little struck with the estimates for unprovided services, which have occurred fince the last budget. The additional extraordinaries of the army were estimated at 535,000l. and the demands for the ordnance at 200,000l. The expence of barracks at 267,000l. The deficiency of the civil list, arising from sums applied to secret services, at 100,0001.—And the estimated deficiency of the taxes at 177,000l.—Amounting in all to 1,279,000l. When I confider the extent of these new demands, I cannot help reflecting upon the time of opening the budget last year, and the circumstances which have fince taken place. In February 1795, the Minister received a loan of unparallelled extent. In September he was obliged to have recourse to new and unusual modes of raising money. In December he came forward with a budget, in which he affured the House and the country that he had made abundant provision for all the expences of the enfuing year. Since that time no unforefeen necessities have arisen, no new demands have occurred to justify the imposition of fresh burdens upon the people. He then calculated upon the hostile disposition of the enemy, and the continuance of the war, neither of which are the discoveries of yesterday, and therefore cannot furnish any apology for the exorbitant demands which he has this day made. He now boafts in the Committee that he did not thrink from a clear explanation of the demands of the public fer-

vice, to their full extent, and claimed a confiderable share of credit for his ingenuous conduct, in coming forward, and stating all the provisions which the different exigencies of affairs in the course of the ensuing year may require. The principle he approved, and the line of conduct he allowed to be proper. But the principle which was proper now, was not less so in December last, and the mode of acting which was right in introducing the present budget, should also have been adopted in opening the last, whereas on that occasion, he neither made any provision for the extraordinaries of the army, nor for funding the navy debt. This brings me to the subject of unfunded debt, and here the right honourable gentleman went into a large discussion upon the evils arising from a great quantity of unfunded debt; as if he himself had not been the author of the evil of which he complained. His statement, however, upon this subject, differs widely from one with which I shall trouble the Committee. After proposing to fund a certain proportion of navy debt, he would leave unfunded only 1,640,000l. He makes out this statement by calculating every year the extent of the debt, and providing for a part which he deducts from the gross amount; but the question is, whether or not the provisions have answered his expectation? I have a very different statement to make. In 1794 there was funded about 1,500,000l. and in 1795 1,600,000l. and on the 31st of December last, there remained due for navy services 12,335,000l. including 10,250,000l. incurred in the course of the last year. So that, though the taxes turned out as productive as was expected, there would be left unprovided for, instead of 1,640,000l. near 7,000,000l. This event, however, depends upon the supposition of the taxes answering the Minister's expectations, which I must confess are, in my view, rather too fanguine. Last year the tax upon the stock of wine in hand amounted to 320,000l. which reduced the net produce of the tax, exclufive of the stock in hand, to 312,000l.—In opposition to this statement he sets up, that the taxes have not yet existed a complete year, and that the returns from which the estimate was made must be short of their real value. But he reminded him, that if some of the taxes did not take place till Midsummer, others had commenced in February, so that, if he had only eight menths of some he had fourteen months of others. must confess, that in my opinion, his expectations of the produce of the wine tax, are unwarrantably high. He thinks that as much wine will be consumed as before. Upon the quantity of wine which may be confumed, every man is at liberty to speculate as he pleases; but I think it would be unreasonable to reckon upon a greater

revenue from the tax than was derived from it last year, including the stock on hand; the consequence of which must be, that a very small part of the debt will be provided for. The right honourable gentleman also entered into a statement of the probable addition to the navy debt, in the course of the ensuing year. I know not on what grounds he proceeded in this statement, as they must be essentially different from those on which he has been accustomed to act in former years. Formerly he used to estimate the probable debt of the ensuing year, from the known amount of the debt of the preceding year, and in these cases the fact always exceeded the How then comes he to estimate the navy debt of next year at only 4,000,000l. when the debt of last year amounted to 10,000,0001. I admit that the peculiar circumstances of last year, might tend to swell the navy debt to an uncommon amount, but certainly these circumstances never can authorize such a disproportion in the estimate. If the right honourable gentleman had fulfilled his boast to the public, and acted with that manliness and fairness, the credit of which he claimed, he should have provided interest for at least 14,000,000l. So that even now, after all that we had heard of a superabundant provision for expences, some of which we were taught to believe had no existence, there was an out-standing debt to a great amount, which still remained unprovided for, and for the existing arrears in the civil list, there are no means of providing but by applying those grants which have been made by Parliament for other purposes to their discharge. If instead, therefore, of the high and lofty tone that he has assumed, the Minister had come down praying for a bill of indemnity for his errors, extravagance and misconduct, he would have acted in a manner more becoming his fituation.—The army I know to be in arrears. civil list is no less than five quarters in arrear; every department of the state has suffered from the milmanagement of its conductors, and now, when the Chancellor of the Exchequer has found himself compelled to make new demands, boasting as he has done, of having!freely disclosed the utmost extent of the State necessities; even now I fay, in this third budget in the course of fourteen months, he has neglected to make provision for acknowledged deficiencies.— I now call upon this Committee to go into an inquiry into the State of the finances; and if the right honourable gentleman, instead of fine speeches, will only furnish me with a few papers, I will pledge myself to shew that, notwithstanding the enormous loan of 25,000,000l. which has been voted, he has not provided interest for the out-standing debts. Before I sit down, I must advert to what the right honourable gentleman urged, in allusion, I suppose, to something that I advanced on a former evening, respecting the probable

amount of a peace establishment, and which I am now prepared both to re-state and to defend. I then estimated the peace establishment at 16,800,000l. to which, if you add the interest of the capital of the debt contracted fince the war, amounting to 2,600,000l. 1,000,000l. for the interest of unfunded debt, some allowance for an increased half-pay list, and the expence of barracks, together with 200,000l. which I suppose will always be continued as a sum for liquidating the debt, the peace establishment cannot be estimated at less than 22,000,000l. Now, let us consider, for a moment, the means that we have to support this establishment. The net produce of the taxes, last year, amounted to 15,735,8761. which, together with the land and malt, estimated at about 3,000,000l. will make out a standing annual revenue of 19,000,000l. still leaving 2,500,000l. a year, to be provided for by annual permanent taxes. Perhaps, the right honourable gentleman may object to my taking the estimate of the produce of the taxes from a year of war. But the objection is entirely without foundation, because, instead of diminishing, the war has rather tended to increase the public revenue. At the close of the sanguinary and unfortunate American war, the revenue did not rise by the operation of peace, but by the accumulation of taxes, so that there is nothing either in history, or our own experience, that can warrant us in supposing that the taxes will be more productive on the return of peace, than they are at present. I have stated these observations. to the Committee, not as has been infinuated to depreciate the flate of our finances, or to afford to the enemy cause of exultation and triumph, but to induce the House, upon finding this admitted error prima facie in the statements and calculations of the Chancellor of the Exchequer, to institute an inquiry into the business, that they may see the real dangers attendant upon that situation to which the country is reduced. I must here also deprecate all comparison between the lituation of this country and that of France, as such comparison must infallibly lead to error. Such comparisons have been the means of deluding the people of this country into a contest which has been conducted without ability, and which the present Ministers can never terminate with honour. I leave it entirely to the judgement of the House; but if they will go into a Committee of Inquiry upon the subject, I pledge myself to prove, that even now the demands of the public exigencies have been only partially stated, and that the interest of public debt, to a great amount, still remains unprovided for.

Mr. Chancellor PITT said, he would trouble the House, if it would grant him indulgence, for the purpose of making a sew ob-

servations on those points urged by the honourable member, which he conceived of the most importance. Their calculations had differed materially; for, in the first instance, the honourable gentleman afferted that the navy debt, incurred in 1795, amounted to Instead of such increase, he maintained that the sum ten millions. incurred for that period amounted only to something more than six millions; by this account, the honourable gentleman was in error at least three millions, for the interest of which he insisted that provision had been made. On the 31st of December, 1791, the total navy debt was 2,300,000l. At the end of 1795 the debt amounted to 12,000,000l. This certainly made a difference of near 10,000,000l. But it is impossible and absurd to suppose that the whole of the latter sum was incurred during the year 1795, and so far the blame imputed to him by the honourable gentleman must vanish before this fact. The navy debt for 1796, he calculated at four millions; but the honourable member, drawing his inferences from his own statements, assumed to himself the fact that it ought to be double that sum; but this was a proposition to which he could not agree, though it were not impossible but there might be some variations in the navy debt, more or less, but not to an amount as great as 4,000,000l. In the present instance, he contended, he had adopted the right proportion.

It was utterly impossible, he observed, to do more than provide by general estimation, and in doing that, he endeavoured not to produce great inconvenience to the country. According to the forms of office, he had not been able to produce the returns for 1795 later than the 29th of September. But he must again impress on the minds of the House, that there were many circumstances which occurred in 1795, not likely to occur in the present year; for, leaving out of the quellion the expences incurred by the misfortunes encountered by the West-India fleet, there were to be added to the expenditures of the last year, the extraordinary and great expences occasioned by the purchasing and fitting out of the East-India ships, which made a powerful addition to our naval strength, but was not an expense that would occur again in the year 1796. In addition to this, from the prospect of the harvest, he had reason to hope that the article of victualling, for the present, would be much less than the preceding year. He denied that the new loan was for new services, as the excess of the expence to be provided for was no He next adverted to the hair-powder more than 2,500,000l. tax, and the additional tax on wine; the produce of these, he infisted, he took at the most unfavourable period, because at a time when the remittances were not made from the country, which he

could have otherwise brought into the account. The next point, to which he called the attention of the House, was, the prohibition of the distilleries, which occasioned a falling off, on an average, of one-third of the duties; but this accidental defalcation would be retrieved, and the duties, on the fair average of four years previous to the last year, were in a progressive state of improvement. honourable gentleman mistook, if he conceived he stated that the 500,000l. arifing from the East India Company, besides the 300,000l. arifing from the Lottery, formed an ample fund for the increase of the peace establishment; that was a question he would not now discuss, and which, indeed, it would be impossible to discuss with propriety till the happy period of peace should arrive. He could not now ascertain what peace establishment might be necesfary for the purpose of protecting our conquests and possessions abroad; that would be a subject certainly for suture discussion, and all he had now to state was, that a million was now prepared for the peace establishment. He next adverted to the committee of 1788, and the subsequent committee; on this subject gentlemen were of various opinions, and, like combatants in a contest, when victory is not decided, each flattered himself in his own mind of having vanquished his opponent.

Mr. FOX faid, he should not on the present occasion trouble the committee much at length. First, he must take notice that the people of this country were very fortunate, if they could believe the Minister, for then they would always be in a prosperous state. They had been stated to be in a happy condition when there was plenty of money in the kingdom; they had been stated also to be in a prosperous state when there was a scarcity. Therefore we had this consolation, that whether there be a plenty or a scarcity, we had a Minister who assured us that either the one or the other was a decided proof of our happiness—an unequivocal stamp of public prosperity. We had full proof of this from the speech of the Minister to-night, compared with what he had faid on former occasions. That right honourable gentleman had observed, that if we looked at the balance of trade now, it was much in our favour. He said also, that in confidering the expence of the present war, we should not conclude it to be more expensive than other wars, merely because more money was expended; we should consider that all the articles of life, the confumption of which must make up so great a part of the expence of war, as well as the price of every thing for which money was taken in exchange, was confiderably higher than at any former period. Now, if this reasoning be correct, as certainly it was, it must infallibly apply to our imports and to our exports; and

fome just reflections might thence arise with regard to our exports in particular. He owned, that with regard to our exports, he always entertained doubts of the accuracy or justness of the conclusions of the right honourable gentleman, when he stated them to the House. He would ask, Whether or not our subsidy to the King of Prussia, our loan to the Emperor, made any part of our Did they, or did they not, make part of those very exexports? ports, on account of which we plume ourselves so highly? not know much on the subject. He knew nothing to the contrary of these making part of our exports; he suspected they did, at least in the calculation. With respect to the general topics which the Minister had brought forward to-night, he must observe, that this was not the proper time to discuss them; nor was it the most fit to discuss the merit of what had passed between the Executive Government of this country and that of the French Republic. He agreed with his honourable friend, and with him should be ready to deliver his opinion upon that subject, at the only time when that could be regularly asked of him, and when only his opinion could be serviceable to this country, when the whole of that subject should come fully and fairly before the House. He believed the period was not far distant when that opportunity would occur; he was forry to observe, however, from what the Minister had advanced upon that subject, that it was by no means consoling; for while our burdens were rapidly increasing, our hopes of a speedy conclusion to the cause of that increase was now very much diminished; but this was also a topic for general discussion.

With regard to taxes, he was ready to fay, he agreed with the Minister as to the principle on the wine tax, that an addition of 2 round sum would not be more burdensome to the public at large than a fraction would be. He agreed also with his honourable friend upon the subject, that it was not likely to be so productive as the Minister had estimated it; but as this was more a matter of conjecture than any thing else, he did not wish to say much upon that subject now. He thought the Minister had stated the difference between him and his honourable friend (Mr. Grey) pretty plainly. The difference between them was not five millions but three millions. But he thought that the difference between them, upon the computation of interest, was more than the Minister stated it to be. He knew that his authority, and the authority of others on the same side, was likely to be less attended to in that House, than the authority of the Minister, and therefore he wished himself and his honourable friends to be cautious of what they advanced upon such fubjects as related to finance. Consequently they generally were so;

they founded their observations chiefly on the experience of facts, while the Minister generally took computations on probable expectation. He told the House what was to happen, from what he expected to happen. Whereas, Mr. Fox said, he and his honourable friends only presumed to conjecture what would happen, from what they knew had happened. Thus his honourable friend had conjectured what the produce of the taxes would be, by knowing what they had been; and then he had considered how much would be applicable to the payment of the present loan, after providing in the usual way for the finking fund. The Minister was pleased to go into a calculation of the committees who had confidered and made their reports on the finances and expenditure of this country. His honourable friend had done otherwise; he had taken experience for his guide upon this subject. He certainly was not wrong in the course he took; for before the calculation of the first committee came to be realised, another committee was formed, who differed from the first. A third might have differed from the second. had a third been appointed, and therefore his honourable friend was right in the course he took. Why did his honourable friend take the year 1778 for his standard? Because it was the medium year. But the Minister said, this was an extraordinary peace establishment. Was it not likely that such an extraordinary peace establishment would happen again? He would fay that his honourable friend took a fair peace establishment, when he took the year 1788. It was taken as the average of four years, after fix years He should be glad to know what reason we now had to expect such a long interval of peace. God knew he wished it; but he could not cherish any hopes of enjoying it for any very long period of time, especially under the present system which our Government pursued. Therefore his honourable friend was right in taking the year 1788 for his calculations and observations. Had he taken 1789 or 1790, the case would have appeared more unfavourable still on our parts. He would therefore say, that his honourable friend had taken the subject as a man of his good sense must be expected to take it, upon facts as he found them, not upon the opinions of any committee, for the one of them had differed from the other, and, for aught he knew, a third might differ from the second committee, as much as the second did from the first.— His honourable friend had followed the moderation which he obferved on a former night, when he moved for a committee to inquire into this subject. What he had stated to-night, was founded on what he stated then. It was founded upon experience. Why, then, he wished to know, whether there was a man in that House

who would fay, that the peace establishment would be as low as the Minister had stated it this day. What did his honourable friend state the peace establishment of this country to be on the former night, supposing no farther expence to be incurred—Twenty-two millions. He would not state it to be so now; for by the vote now to be proposed, we were to add to the public revenue by adding to the public burdens, and therefore after this his honourable friend would make an allowance for what was now to be voted, when he talked of the deficiency of the public income as compared with the public expenditure. Then he might be asked, whether the measure now proposed by the Minister was to be applauded?—He would say he agreed to the measure of the Minister, and was only in doubt whether he ought to go farther. What has his honourable friend (Mr. Grey) done, when he moved for a committee to inquire into these points? He had stated the effect which the Minister's then system had and must have on the credit of the He called on the House to perform its duty, by instituting an inquiry into the subject, for he then foretold what the Minister himself had proved to-night.—[Here the Chancellor of the Exchequer said, No]—" No!" said Mr. Fox, "I say it certainly was fo." Indeed, it was not then answered—there were many parts of his honourable friend's speech that were not an-. It was true, his honourable friend did not call for a new loan, because the House were not ready for that step; but he told them there was a large debt to be provided for, and that affertion had been verified this night. It was true, he was told then something of the same kind as had been hinted at this day—That he was endeavouring to depreciate the finances of this country, when' in fact, it was not depreciating the finances of a country to call on a branch of the Legislature to attend to them. He was only calling on that House to do its duty. The Minister said, the statement then made by his honourable friend (Mr. Grey) was not now a fair statement of the expenditure of this country. Why, this was, what he always despised, a mere quarrelling with words. This would not now be the expenditure of this country, it was true.— Why? because by the vote of this night some part of that expenditure was to be defrayed, and for that purpose taxes to be imposed upon the public. This was a new burden on the public. This, the Chancellor of the Exchequer said, was not a new necessity. True, it was not a new necessity; but it was a new discovery of the Minister's, or rather, it was an avowal of what the Minister knew and felt long ago must come on the public, which he did not choose to communicate to the public sooner. If the public were called

upon, as now certainly they were, to defray fix per cent. instead of three and a half, was not that calling on them to bear two and a half per cent. additional burden? The Minister might indeed say, it was not new to him, it was what he did not chuse to state before to the public, or to the House of Commons. He was now disposed to state the sact a little more fully than before. He would say, therefore, that if the House of Commons had done its duty before, this business would have been manifested to the public long before. If it were requisite that they should go into the subject now, why did they not go into it before? Why did they wait until the King's Minister was convinced of the necessity of that which he says he now sees, and who seems to see a little later than others upon this subject, for he had only seemed to discover this necessity now, of which he as well as the House had been long ago apprised.

He had heard, Mr. Fox faid, some things said upon French finance to-night, which he did not think very much to the purpose. He had heard a good deal said of the mandats of that country, in depreciation of them. He had heard of the depreciation of assignats, that they were at a discount of 82 per cent, and now mandats were said to be somewhere about the same condition, or perhaps at 84 per cent. discount. That French finances have long been and now are fo deplorably fituated, he was ready to admit. But he could not forget that year after year this country had been perfuaded to proceed from peace, wealth, prosperity and security, into war, advertity and danger, upon account of the state of the French assignats as they were stated to be from time to time. These assignats, whatever might have been their state at some former period, were now annihilated. So may their mandats, and fomething else may succeed them of which we can know nothing. He should therefore hold to the House a lesson of caution upon this subject; for we were at present no nearer our conquest of the French than when they were issuing these assignate which are now annihilated. Being deluded once, the House should see that they were not to be deluded again—at least by the same artifice. Let us ask what would have been the fituation of this country if they had not listened to the depreciation of these assignats? When Flanders and Holland were not in possession of the French, what would have been the difficulty. of making peace with the French, compared with the difficulty which we feel now? Let us not, therefore, be deluded in the same way as we had been deluded already with respect to assignats. Let us not be dupes to the same imposture, and from the same impostors, from whom we had suffered so severely already, and that

the more especially when we find that the Minister has involved us in a situation so intricate, that he cannot guess at the opening of a budget, within seven millions and a half how much he shall have occasion to call upon us for in the course of one session of Parliament. These were the facts, and such the melancholy prospects which we had before us; and they were verified by the proceedings of this day—not by argument, but by what was much more forcible—a chain of events—facts and melancholy experience, for which we were now suffering. He hoped, therefore, this would have some effect upon the House. But we were now told that with respect to the condition of the French mandats, we had the opinion of the French Directory itself. This had not the advantage of being new, or if new, only to in name; the term Directory was new, but the substance of the argument had sufficiently deluded the House and the public already under the head of assignats. Much vehemence of language had been employed upon former occasions, to shew to that House the desperate situation of the French finances. We had been told then something like what we had heard to-night, " Hear what the French fay themselves, and see whether they are not in their last agony." We had been told, with a distinctness which was not very common in metaphorical language, "That the French were not on the verge, but in the gulph of bankruptcy." God forbid we should fight a country under the hope, and no other, that such country was in the gulph of bankruptcy. Nothing could be got from such a contest. By such folly we had added to the capital of our enormous debt from thirty to forty millions in the course of a little more than a year. This was a dreadful burden on the people of this country in any case; what must it be in such a case as this?

It was a remarkable circumstance, and ought to create in the House some distrust and dissidence in the affertions of Ministers. These very people of France who were in the gulph of bankruptcy a long time ago, had made it necessary for the Minister to borrow seven millions more in the course of one session, than he said he had occasion for when he brought forward the public expenditure of the country. He considered the observations on the mandats of the French to-night, exactly of the same delusive nature as those that were made some time ago upon the French assignats, as evidence of the speedy destruction of the system of the French Republic. An argument which had cost this country so much, and by which it had been so fatally deluded, that no man who wished it well could look at without shuddering. He was led in his view of the Minister's speech to consider an event which gave him great pleasure. It was

matter of congratulation to every good man in this country. meant the late reduction of the price of com. But let us not think that the reduction of the price restored the people to all their comforts, such as they enjoyed before this war. The price of corn was still most dreadfully high. English wheat, he understood to be this day from four pounds to four guineas a quarter. Now, though that was a price comparatively low with reference to what it had lately been, yet it was a tremendous price still, and such as afforded us no reason to think that the poor were not likely to seel great distress. Besides, we should consider the price of other articles of food, particularly of meat. When we did so, we should find that the situation of the mass of the working part of the community was truly deplorable. It was such in truth, as to put an end to that noble independence which once constituted the boast of the English labourer, who was now obliged in a great measure to rely on the bounty of those of a higher rank of life. Thus it was that the real vigour of the English nation would be destroyed. This was a point which called for the serious attention of the House. With respect to the terms of the loan which the Minister had opened to the House, he did not chuse to say much. The right honourable gentleman was under a difficulty in that particular. We had heard him fay much in praise of a loan by open competition. Now that right honourable gentleman either was ignorant of the real situation of this country, when he made the last loan, or else he had acted with his eyes open, and only endeavoured to impose upon the public by imposing upon the House of Commons—for he had made this loan without competition. So he did the last. So, indeed, with all his affected attachment to open competition, he had done most of his loans of late, for not one fourth of the money he had borrowed this war, had been borrowed upon his plan of open competition. Here Mr. Fox maintained that the Minister did not state to the House the money which the public lost on the discount on Exchequer bills when this loan was agreed upon, for in reality the whole of that discount was a loss to the Public, let the holders of such bills be who they might. Another point which he must take notice of, was the arrears which were due from Government to various officers in the different branches of the public service. He understood that even in the smallest pensions Government were in arrear.— Even the miserable pittance which was allowed to the miserable French emigrants, who existed from day to day upon that pittance, and whom we had so scandalously deluded, was not punctually paid. He understood that this paltry allowance had been lately He was so informed—he did not infift that his information was authentic. It was easy to refute it if his information was erroneous. Had there not been delay in the payment of the atmy? And delay in the payment of the Staff, as he had stated in that House on a former occasion, and on which he had made some remarks which had never been fairly, or at all answered? Had there not been in all the other branches of the public accounts, and in which payment ought to have taken place long ago? Parliament pass a bill for the pay and cloathing the militia; and was there not a day appointed in the bill for that pay and cloathing, on purpose that no delay might take place? And did not Ministers set the provision of the act at desiance, and pay at their leisure and These things he hoped would be inquired into hereconvenience? after. But now he would ask whether that House would not have done better if they had agreed to the motion of his honourable friend for an inquiry into these subjects, instead of refusing to go into that inquiry? He should indeed not only have agreed to that motion, but should also have returned thanks to his honourable friend for moving it. But now we found that nothing was to be done until the clamour of individuals became so great, that the Minister found it inconvenient to pass it by in silence. Indeed, upon this occasion he had heard, what he felt no inclination to doubt, that the conduct of the Bank had been very laudable upon the subject of our present pecuniary embarrassment. He would not say much on the infinuation of money being more plenty some time since than it was at present. That was a subject which was likely soon to occur again, and upon which it was not necessary to urge many arguments. On the opening of the budget before Christmas, he forgot one omision of the Chancellor of the Exchequer, of which he was reminded by the speech of the right honourable gentleman to-night. It reminded him also of what an honourable friend of his had said to him upon that budget: that they had not heard the usual flourish on the course of exchange. Now the right honourable gentleman came forward with an account of the course of exchange being in our favour, and of exchange having returned to its natural channel. Now if the scarcity of money had been owing to the quantity of money going out of this country, that would reduce the course of exchange, of which the right honourable gentleman had boasted. He wished the right honourable gentleman to make out all he promised to the Public, and therefore not to promise too much, because, if he was often faithless to his promise, the Public would think that the more splendid his promises were, the more likely it was that he only made them to deceive the country. The right honourable gentleman had considered himself as entitled to great credit for taking

the three years of war as a standard of our income in time of peace, in the course of his calculations to-night. He admitted indeed that it was probable that our commerce would increase in time of peace, and he hoped it would do so speedily and abundantly; but he was perfectly sure it would not do so in the course of the first two or three years. Had it done so in the war which commenced in the year 1756, and ended in 1763? precisely the reverse. The years 1763 and 1764 did not increase in commerce on 1761 and 1762. Nor did the years 1783 and 1784 increase in our commerce on 1781 and 1782. Indeed it was perfectly clear, that war itself, from various reasons, tended to increase our exportation, and to increase for a while our manufactures, although it tended ultimately. to destroy both, together with every thing else that was valuable in a country. This was evidently the case in former wars; and therefore the calculation which the right honourable gentleman made upon that subject was fallacious in the use which he attempted to make of it. There was another observation to be made, which was, that this mode of calculation which the Minister had made to-night was erroneous in another view; for all the causes which made war increase our exports, applied to this war more than to any other. Was that all? No. We had not only added thirty millions to our debt in the course of the year, but the taxes bore a greater proportion to the value of all the articles taxed, than they had ever done before; he did not see therefore, ardently as he wished for peace, for the sake of the wealth of the country, and even for the Rability of its Constitution and the happiness of the people, that that peace would at once increase the revenue, although ultimately he knew it would. This was therefore a very serious business; for severely as the people of this country were taxed, they must be taxed still more severely if this Government was to be supported. Mr. Fox concluded with observing that the Public had a right to know what it was they were contending for, and what the real expence was of that contest, instead of both these objects being, as hitherto they had been, enveloped in darkness.

Mr. Chancellor PITT explained, and admitted that were there a real scarcity, an unfunded debt might not only be safe, but in some respects convenient. With regard to the advances made by the Bank, they were not of so unprecedented a nature as had been suggested. In the spring of 1783, and when it must have accrued during the administration of the right honourable gentleman opposite to him, the whole of the sum advanced by the Bank was not less than 11,279,000l. He had already stated, that the scarcity of money was to be regretted, as well from its cause

as its effects; at the same time he wished to regard the subject not only in the gloomy, but also the favourable point of view. had called the attention of the Committee to the extension of our trade and commerce, 'exposed as they were to the various risks and checks incident to a state of war; but, when speaking with satisfaction of increasing exports, he certainly referred to the exportation, not of money, but of our mercantile commodities. regard to the Austrian Loan, that, he observed, had been furnished, not in money, but by means of Exchequer Bills. increasing commerce of this country, could not be accurately effimated from the Custom-house statements, which, in point af fact, fell far short of the reality, and in the same proportion indicated that which was favourable to the interests of this country. next adverted to the argument of the right honourable gentleman, drawn from the decreased value of money, as tending to diminish the value of our exports, and observed, that if the common articles of confumption were dearer, so also were the more valuable commodities; and that if articles of trade cost more in making, they fold for a price proportionably higher. He admitted with the right honourable gentleman, that an increase of revenue was not to be expected immediately after the return of peace; but in a short time afterwards he was perfuaded the increase would be considerable, and he was warranted to hold forth expectations accordingly.

Mr. Pitt next exposed the inconsistency of the arguments of oppolition, when at one time it was stated, that the war was productive of the loss of revenue and commerce, and at another time we were told, that war was the parent of commerce, and that we must go to war in order to defend it. For his own part, he looked to an honourable peace as that which would best tend to the permanent increase both of commerce and revenue, for, advantageous as the demands of war were to some branches of our commerce and manufactures, they could by no means counterbalance the general evil arising from that obstruction to the free circulation of the capital of this country, which a state of war occasioned. Mr. Pitt then explained the nature and extent of the navy debt, and argued, that with 17 millions and upwards of permanent taxes, added to those which the continuance of the war demanded, the funds would be found sufficient to meet every exigence. regard to the state of the French finances, he declared he had not argued from any inference of his own. He stated the express declaration of the Executive Directory, in which they admitted on the 18th of March, that the only resource left was in the circulation of mandats at par; and yet, on the 10th of April following they had fallen so low as the twelfth of their nominal value. He was therefore warranted in contrasting the ruinous state of the French finances, with the prosperous resources of this country. He disavowed any intention to impute improper motives to any Member of Parliament; nor could he suppose that there would be found one gentleman who would wilfully depreciate the resources of this country, and the state of public credit, with a view to encourage the enemy; at the same time it was with pain he had observed such statements in the public prints as unavoidably held out the idea, that our resources were so drained as to give the enemy a fort of right to dictate the terms of peace. Mr. Pitt declared that he was bound, from every principle of duty, conviction, and regard for the interests of his country, to counteract the pernicious tendency of such infinuations. With regard to the arrears which had happened in payments chargeable on the Civil List, he regretted the circumstance, which he attributed to some temporary difficulties; but added, that the necessary steps would be taken to discharge them.

Mr. FOX said, he rose to correct the right honourable gentleman in one remark, which he had given as his, although he never had used the words, or could possibly entertain the sentiment. He had never said that war was the parent of commerce. What he did say was, that when an expenditure of fifty millions took place, in confequence of the existence of war, a great part of the money issued must revert, by different modes, back to the Exchequer, and thereby in one shape increase the revenue, though it was an increase of no real advantage to the nation. In this point of view, therefore, a peace must reduce the revenue; and this was not merely theory, but sounded on facts and experience, supported by what was known to be the state of the revenue at the conclusion of the last two wars. He said, with regard to exports it was natural to suppose that in war-time the merchants over-rated them, and the Custom-house knowing that, stated them at less value.

Mr. Chancellor PITT had forgot one thing, which he wished to state—it had been observed that to the bonus on the Loan ought to be added the discount on the Exchequer Bilis, which were to be taken in part payment. He must say that this was a very small part indeed, and was not in the hands of the Contractors.—500,000l. were now in the hands of the Bank, and it was not to be supposed, after the terms of the Loan were known, that they would dispose of them under par.

Mr. Alderman NEWNHAM said, he did not rise to oppose any part of the right honourable gentleman's speech, which he

thought did credit to himself and to the nation: what he meant was, to make some observations upon the Loan, though not upon It was to all intents and purposes, and contrary the terms of it. to the approved system, a shut-up loan; and competition, to his knowledge, had been offered by fifteen or fixteen respectable houses in the city, but they had received no answer, nor any reason why their terms were not admitted. Messrs. Boyd and Bensield seemed to have a fort of claim, from the terms of the former Loan; but, while they infifted on this claim for themselves, they denied it to others who had been subscribers to the former Loan, thus refusing, to persons equally entitled, what they claimed to themselves. again faid, that it was not the terms he found fault with, but the monopoly that was established contrary to the system of fair and open competition, and which was attended with inconvenience to many. He wished to know how long this was to last, and why this exclusive right to all Government Loans was invested in the present Contractors?

Mr. Chancellor PITT regretted that the manner in which the Loan was made had given any offence, and stated the nature of the agreement which had been entered into with Messrs. Boyd, Benfield, and Co. in December last, by which he was tied up from making any additional loan, and that more money being found neceffary before that time expired than was then expected would be wanted, he had no alternative but to close with the present Contractors, whilst at the same time he hoped that the monied men in the city would become indirectly sharers in it. The present Loan, as to the terms of it, was one of the few with regard to which he was the less forry at having departed from the system of competition, in as much as there was no other fet of men who had less inducement, from the scrip which they held, to raise the terms of this loan than the present Contractors; and, whilst he avowed the purity of his motives, the Chancellor of the Exchequer expressed his persuasion, that the terms of the Loan would be sound favourable, under the existing circumstances of the country.

Mr. GREY, after remarking that the mercantile house with which the right honourable gentleman had formed a kind of exclusive connection as to Loans, was " a fort of leviathan rising pre-eminent in the ocean, and covering the surrounding space with its blubber and fins," condemned the conduct of the Chancellor of the Exchequer for making an insufficient provision in the last Loan for the current expences of the year, so that before the term of that engagement was expired, another loan was wanted, and a departure found necessary from the system of competition.

He declared he doubted much whether the right honourable gentleman might not want to make a new loan, and to enter into a fresh engagement with Boyd and Co. before the expiration of the pre-Mr. Grey added that he was ready to acknowledge the fent. Chancellor of the Exchequer had corrected his statement respecting the amount of the navy debt contracted in the course of last year, but thought that he ought to have provided, not merely, as stated. by him, for the sum of three millions and odd, but for the whole of that debt, amounting to 7,600,000l. as well as for the interest of the growing produce of the consolidated fund up to July. With regard to the peace establishment he casculated, that upon the supposition of peace being restored within the course of the year, there would be a considerable reduction in the revenue of the country, with an increased annual expenditure from seventeen to twenty-one millions. He proceeded to remark on what fell from the right honourable gentleman, respecting the arrears of payment due on the Civil List, and to officers of the army, &c. "He acknowledges that a sufficient sum has not come into the Exchequer to make good these payments, and he thinks fit to call this an inconvenience; but (said Mr. Grey) I call it an imposition, as it is an express violation of two Acts of Parliament, and the Minister of this country who shall dare to apply money brought into the Exchequer for any other purpose than that voted by Parliament, deserves impeachment." Mr. Grey expressed his disapprobation of this fresh Budget being brought forth at this late period of the Session, when many gentlemen were gone into the country, and alluded to the reported Loan to the Emperor; he hoped that if a measure of this consequence was intended to be brought forward, previous notice would be given, and that there would be a call of the House before it was suffered to pass.

Mr. STEELE faid, that in consequence of what had passed on a former night, he applied to the Barrack-master-general, who had given him this explanation; that about 243,000l. had been expended for barracks in Great Britain, 64,000l. for the Islands of Jersey and Guernsey, and the sew thousand pounds remaining for various articles that could not properly be classed under any of the descriptions in the account.

Mr. SHERIDAN begged the attention of the Committee but for only a few minutes, for he would not enter at large on the various topics that had been brought under consideration. He would first observe, that the complaint of monied men, at not being permitted to contribute their share to relieve the necessities of the State, was a sufficient proof of the flourishing condition of our resources, and

left no necessity for eloquence to declaim on the contrast between our situation, and that of the enemy. They were obliged to have recourse to violence to extort a forced loan, while monied gentlemen among us, with the generous impulse of patriotic magnanimity, were rivalling the Roman Curtius, and vying with each other who should first plunge into the unfathomable gulph of the Sinking He alluded to the many financial contests that had taken place between him and the right honourable gentleman, and it was of importance that he had recorded his opinion on the Journals of the House. The right honourable gentleman, after having long attempted to delude the House, had at last come over to his opinion. Questions of finance were not fit subjects for declamation and eloquence. When peace was obtained, he would undertake to prove, that instead of a surplus million, the peace-establishment could not be under twenty-three millions. He stated the expenditure of the peace-establishment of 1783, at seventeen millions, and if during nine years peace it had never decreased from this, he had a right to assume, that if, at the end of this war, the peaceestablishment was twenty-three millions, it could not be less for the next nine years. The long-promised day when the revenue of the country was to be equal to its expenditure, had never yet come, and he verily believed never would come.

Mr. Chancellor PITT went over the grounds of his former argument, that there would be above one million excels of revenue above the peace establishment.

General SMITH was surprised to hear so much said about the present state of the East-Indies, as affording any new or stronger reliance on the Company's paying their 500,000l. than we had before. He was afraid the situation of the East-Indies was not known, and he dreaded much from the discontents that prevailed in the army. If the regulations did not reach India before the forces that were now sent there, he would not predict the consequences which might ensue.

Mr. DUNDAS said, that when East-India finances came under discussion, the honourable general would have a fair opportunity of stating the inability under which he supposed the East-India Company to labour. As to the other infinuations thrown out by him respecting the disposition of the army in that country, they were all wholly unfounded, and he could not but consider them as a libel on those officers whose services the honourable general had so often extolled in the highest terms.

Mr. D. SCOTT said, the regulations had been sent out, and answers received approving of them.

General SMITH denied the fact; they had only been sent out in February last, He vindicated himself from the imputation of libelling the East-India officers and army, whose honour and interests, on the contrary, he would be ever proud to protect.

The resolutions were put and agreed to without a division, and

the report ordered to be received to-morrow.

The House adjourned.

Tuesday, April 19.

Mr. HOBART brought up the report of the Committee of Ways and Means, when, upon the first resolution being put,

Mr. W. SMITH stated, that he intended to have made some observations upon the terms of the loan last night, but on account of the great length of time taken up by other gentlemen, he thought proper to defer them till to-day. It was in the recollection of every gentleman, he presumed, that, after the last loan was contracted for, he moved a resolution of different import to that adopted by the House; and, to use an expressive phrase of an honourable friend last night, many gentlemen were dragged through the mire to vote for that adopted resolution. In whatever view he considered the terms of that loan, it was difficult to reconcile them with the terms of this, for he infifted that there was at least a difference of three per cent. between them, which constituted a bonus to the contractors on the former. Though the coincidence of collateral circumstances did not always amount to mathematical demonstration, they amounted to presumptive proof, and thence he argued that the bargain for the old loan, for so it was to be distinguished, although so recently contracted for, was half a million unfavourable to the public, inafmuch as three per cent. more was given to the contractors than another gentleman would have taken it at, and the bonus upon it was exactly three per cent. more than the bonus upon this. Now it was necessary to inquire under what circumstances both the loans were bargained for, that the profit should be so much more at one time than another. When the bonus was given upon the old loan, it was to be remarked that thirty per cent. was paid upon it, that it was free from all burdens, which circumstance uniformly tends to depress the premium. If the parties therefore who purchase a loan, give less for one in April than they did in the preceding December, it was necessary to account for it. There was an expression he remarked in the resolution—with a view to the magnitude of the fum borrowed. What was the magnitude? mium of seven per cent. came out in the market upon it, without any rife in the funds, and with respect to the magnitude of the sum borrowed, it could only affect the terms of the loan. The quef-

tion then was, how far such a sum could lower the funds more than The magnitude of the sum wanted, within one, two, or three million, was known before it was bargained for, and every effort was made use of by the contractors to depreciate the stocks previous to the bargain. Long before the bargain was concluded it was known that a loan would be wanted, and it was known to be for about fixteen millions. It could not be upon that ground then, that the bonus was given. What were the grounds then? Was there any difficulty in raising the money? No, so far from it, that three parties were known to have offered for it if competition had been allowed. Was it on account of the state of the monied market at home? This was proved not to be the case, not only by the answer to the last proposition, but by the advantage being on the other fide in favour of the new loan, when a great scarcity of money is acknowledged. Did it arise then from the prospects of sinance? No! for the prospects were in favour of the Public, fince at that time sanguine expectations were entertained with respect to peace, which now, comparatively speaking, were entirely and completely demolished. If these be the circumstances of the case, and he prefumed no person would contend that they were not, every argument he used before, that a better bargain upon the old loan might have been made, was now confirmed. He might appeal to every gentleman, or rather he would undertake to affure every gentleman, fince few of them, he apprehended, were conversant in bufiness of this nature, that if Ministers had gone to open competition upon the old loan, they might have had it taken off their hands by the very same contractors on the identical terms that they had taken this. If the two loans had been bargained for in two different years, and had no connection with each other, the difference of premium might be allowed, but this last loan of seven millions and a half was the supplement to that of eighteen millions, and the payments were to be cotemporaneous payments, or rather the payments upon the last loan were to be made in a shorter time than the payments on the former. By this means, however, the arguments of the difficulty of obtaining a loan of such magnitude might apply in the other case, they would not apply in the present, for the difficulties of paying the instalments on the old loan were increased by the additional instalments on the new, and vice versa. mean to move any resolution to rescind the resolution proposed by . an honourable and learned gentleman (Mr. Douglas) not then present, but he conceived some better reason ought to be given by the House for having come to such a resolution.

Mr. Chancellor PITT faid, whether the honourable gentleman

intended to bring forward a motion to rescind that resolution or not, was in his own breast to determine; but if he were inclined to do it, he could not do fo until the present motion was disposed of. What he had said, however, was no argument against the present question, but, on the contrary, it appeared that the present question was so good, that the other, comparatively viewed, was not so good as it ought to have been. He was extremely happy to find, that the merit of the present loan received the approbation of so nice a critic, and therefore fince they were unanimous, he concluded the best way would be to put their unanimity into action, and pass the resolution. In respect to the terms of the former loan, he was guided in his judgement by a general view of the circumstances at the time. Whether he drew his conclusions from right premises or not, the House had since an opportunity to decide; but if he had not, he reminded the honourable gentleman, that all human efforts are liable to error. He had done, however, for the best. When he bargained to so large an amount, he was aware of the reserve of unfunded debt, and had some idea of an imperial loan, whence he expected the production of the loan would create a fall in the stocks from one and a half to two per cent. which certainly would have been the case, if His Majesty's message had not arrived at the time it did, and of which he had then no apprehension: this was the reason why he agreed to give the contractors a higher bonus upon the loan of December, and this made the difference between that loan of eighteen millions, and the present one of seven But if he had known beforehand that the stocks had and a half. shewn a tendency to rise, he should certainly have made the pre-He acted folely on his judgement for the best, and whether he judged rightly, he submitted to the candour of the House, as he only rose to state the grounds on which his judgement was formed.

Mr. FRANCIS said, the transaction of the last loan had been sufficiently discussed, and he was sure that by this time it was pretty well understood, at least by the Public. He should therefore only offer a single observation on something that had just fallen from the Chancellor of the Exchequer. The right honourable gentleman had afferted that, from a variety of circumstances then existing, he did expect that there would be a considerable fall of the stocks, from one to two per cent. upon the production of the last loan in December; and that, for that reason, he had yielded to give the contractors a higher bonus on that loan. Mr. Francis observed, that supposing the right honourable gentleman to have felt that apprehension, and not to have had the message at that time at all in

his contemplation, he had certainly taken a very effectual course to prevent its effect, viz. by the message. He then stated a fact, on which he wished for information and explanation—that two acts of Parliament have been passed in this session, to enable Government to issue 3,500,000l. Exchequer bills, to replace the same amount held by the Bank. It is now found necessary to relieve the Bank from this load, and money is raised by the present loan to pay off the 3,500,000l. Exchequer bills, which the Bank hold. This then makes the issue of that sum in Exchequer bills, according to the former two acts of Parliament, unnecessary for that purpose. But the acts remain in force, and having been passed this session, cannot be repealed. The Minister then may still issue this sum in Exchequer bills, if his necessities should increase, for services which were not in our contemplation, and over which we can have no previous control; at least he had the power; and admitting that in fact he had no intention to use it, still there ought to be a parliamentary restraint over the possible exercise of such a Mr. Francis then stated a fact which he had learned since he came into the House, and on which the Chancellor of the Exchequer, or some of the gentlemen near him, might be better informed. That whereas the right honourable gentleman had last night stated it, among the advantages of the present loan, that by funding or providing for three millions and a half of Exchequer bills, the market would be greatly relieved, and the credit of that sort of paper raised in proportion. He was nevertheless assured from unquestionable authority, that Exchequer bills issued or offered for fale this very day, were bought at the enormous discount of five per cent. notwithstanding the operation which he had before alluded to, and from which so great an advantage had been promised and expected. Was this a fact, or was it not?

Mr. Chancellor PITT replied, that there would be a difficulty in point of form to repeal the acts of the Legislature passed in the present session; but if any jealousy, which he admitted to be persectly constitutional and just, were entertained that the Executive Government would possibly abuse the power unintentionally given by these bills, he conceived the properest way would be to select some mode by which the evil might be guarded against, and the mode that appeared to him to be most parliamentary, was either by an address to His Majesty, inserting a clause in the present loan bill, or by moving a resolution to a similar effect. As to the other circumstance he suspected the honourable gentleman was not accurate in his expression, or at least not accurate in his information; for he knew of no Exchequer bills that had been issued to-day, and he would venture to say none had been issued. If any

Exchequer bills had been brought to-day into the market, and discounted at the rate the honourable gentleman had stated, they must have been bills previously issued. And in regard to the operation which he had ventured to predict from the relief of the market by providing for three millions and a half of Exchequer bills, he had to observe that the Resolution to that effect did not become an act of the House, till it was reported; after which he indulged himself in the hope that his prediction would be fulfilled.

Mr. GREY thought it wrong to let the acts for enabling Government to iffue Exchequer bills and replace the same after the relief afforded to the Bank, remain in force without some provisional restraint; and he hoped that, some way or other, either, as the right honourable gentleman had stated, by an address to His Majesty, a clause in the present loan bill, or by moving a resolution, that restraint would be provided. In respect to the other transaction, it surprised him, after 3,500,000l. of Exchequer bills had been taken out of the Bank, that Exchequer bills should be brought to market at fuch a discount. These bills, he observed, were issued to the office of Ordnance as part of a payment of the arrears which were due there, in the same manner as to every other office under Government, and afterwards negociated by that office; and one of them had been purchased by a friend of his at a discount of five per cent. This matter he thought worth the attention of the House; and he should certainly include it in the proposition of inculpation of His Majesty's Ministers which he meant to bring forward so soon as he could procure the papers he had moved for, fince, if they had not violated the letter they had violated the spirit of the law, by using that money for arrears which was voted for prospective fervices.

The other Resolutions of the Committee were then read, and the Chancellor of the Exchequer, Mr. Rose, and Mr. Hobart, ordered to prepare and bring in bills upon the same.

Mr. MARTIN recommended the condition of the French emigrants to the attention of the House, as they were not paid their small allowance.

Mr. DENT moved for the commitment of the bill for the speedy conveyance of election writs on Friday next.

Ordered.

Mr. SARGEANT brought up some papers relative to the army in India, which were ordered to be laid upon the table.

Mr. THORNTON gave notice that an honourable friend of his, who was at present prevented from attending by illness, intended to introduce some farther limitations into the slave carrying bill, when that bill came to be reported. The limitations he proposed

were to increase the tonnage of ships, and not allow the traders to employ more ships, or import more slaves, in any vessel, than they do at present.

The SPEAKER informed him that if the regulations were to be inforced by pecuniary penalties, they must be introduced in the Committee; if not, they might be introduced on the report.

Wednesday, 20th April.

The order of the day, for the second reading of the bill to prevent the stealing of pewter pots being read, Mr. Fox moved, that it be now read a second time.

Mr. DENT faid he must observe, that the House ought ever to regard with jealoufy fuch bills as were introduced to serve the interested views of individuals. He had heard assertions made on a former evening respecting the approbation of the Pewterers' Company to the object of this bill; but so far from this being the fact, he was instructed to say that that Company would have petitioned against it, had the full extent of this bill been fairly stated to them. In fact, he could not perceive what need the publican had to apply for an act of Parliament to refuse to carry his pots to the houses of his customers, as the remedy lay in his hands. This bill, in its operation, would affect the interests of various descriptions of It would interfere with the city of London, who had characters. the privilege of impressing a stamp on pots used in the city, and deriving a revenue therefrom; it would affect that part of the Prince of Wales's revenue which was derived from the Stanaries in Comwall, the pewter-pot being compounded of tin and lead, mixed with another composition. With respect to the assertion, that the publicans sustained an annual loss of 100,000l. by their having pewter pots stolen, he believed the amount stated to be grossly exaggerated; for he learnt upon inquiry, that the sum stated exceeded the value of all the pewter-pots in use, and that instead of 100,000l. the sum fell short of 40,000l.—The pewterers were but few in number, nor exceeding forty. If then he found reason to disbelieve the affertions which were made in one instance, he could not but hesitate in admitting them to their full extent in others.' Mr. Dent declared at the same time, that it would serve to remove one objection to the bill, if the right honourable gentleman would bring in a clause to prevent pewterers from buying such metal in the mass 25 that whereof pewter-pots were made, it being the custom with potstealers to sell them to old-iron shops, and when melted into one mass, they re-sold them to the pewterers. He said, it was computed that above 7000 publicans used these pewter-pots, and it was

their custom each to employ one person at least to carry them out to: their customers; by this bill, then, about 7000 persons would be turned out into the world, without the means of gaining their livelihood. Instead of such a bill as this, Mr. Dept said, he would rather propose, that the publican should enter the names of persons to whom porter was fent out, and have his remedy if they were not returned. He had been informed, however, that the chief loss sustained in the article of pewter-pots was not out of, but in the public-houses. Were the working people to provide their own pots, or otherwise be deprived of porter being brought to them from the public-houses, the consequence would be, that, by going to drink their porter at the public-houses, they would be tempted to spend their money, particularly upon receiving their wages, a great part of which would go to the publicans, instead of supporting their Various were the lesser inconveniences to which this bill families. would subject the poor, as well as those who carried out the porter; he should therefore oppose the second reading of the bill, and if this were carried, should move that it be postponed to some future period.

Mr. BUXTON remarked, that if the bill was in itself a good one, it was less material, if it should even affect the revenue of the Prince of Wales. He argued in favour of the bill principally upon the ground of its taking away the temptation to thest. No less than seven convictions out of ten, at the last Westminster sessions, were for this offence; and it was surely a matter of importance for the House to use means to take away the incitement to commit a crime.

Mr. DENT explained, and accounted in a measure for the number of convictions for this offence, from the publicans having entered into subscriptions in order to bring people to punishment who were chargeable with this crime.

Mr. FRANCIS faid, that instead of considering whose interests would be affected by the bill, the first question was, the propriety and justice of this measure. With regard to the pewterers, he certainly thought that out of the losses sustained by publicans in their pots, they had no right to derive a prosit; but as matters stood at present, the more pots the publicans lost, the more did the pewterers make. He conceived that the House would never countenance a trade encouraged by the criminal ast of melting down pewter-pots into a mass, and he could even wish for a clause making it penal for pewterers to buy that metal in such a state. It had been suggested by the opponents to this bill, that if it was passed, the revenue derived from porter might suffer a despection. This be doubted;

but were it so, he could not set this against the importance of the

prayer of the publicans.

General SMITH was of opinion, that the Prince of Wales, for far from objecting, would be well pleafed, even if his revenue from the suffered some diminution, provided that good was done to the morals of the community; but with regard to the present bill, he was of opinion that it ought not to pass into a law; he saw no necessity to require it; he considered any thing like compulsion or interference in matters of trade or commerce to be improper; and in the present case, the House was called on to frame a compulsive law in a matter wherein those who are to be benefited may serve themselves by their own deed, without applying to Parliament. He owned that when he first heard that 100,000l. was annually lost by the article of pewter-pots stulen, he was alarmed; but he had since learned that the whole amount of such pots annually made in London did not exceed 25,000l.

Mr. FOX contended that the fingle evidence of any member was not sufficient to outweigh the statement of the publicans in their petition; with respect therefore to the affertion that the publicans did not sustain the loss of 100,000l. by the practice of leaving pots at the houses of their customers, he need only say, that it was afferted and not disproved. But suppose the loss did not amount to so large a sum, still it could not be contended that it did not amount to a sum very considerable in point of magnitude; indeed the petition was in itself a proof of this, because the publicans would never come to Parliament for Ruch a measure unless it was important to them, and it certainly could not be important in any but a pecuniary view. He had heard objections to this bill, which were inconfiftent with each other; at one time it was objected that this was a measure fued for by the rich affeciated publicans, and not by the poor ones: It was with the same breath objected, that their view was to draw poor people to the public house, that they might be led to confume more porter by company, and which takes place from such intercourse, the natural progress to intoxication; but furely nothing could be more inconsistent than such objections, because it was known that the poor people frequented the houses of the poorer publicans, and that the rich publicans did not wish for their company, their houses being reforted to by more profitable guests. The pewterers, whole interests had been urged as opposed to the bill; did not think proper to petition against it; and therefore he could not entirely credit that their interests would be materially injured; but if they were to be injured, it would be only in this way - that they would have a leffer

rtity to manufacture, because there would be a keller quantity

ummanufactured, or melted into a male, and certainly the House could not pay any respect to those advantages which were only to be derived to the pewterers by theft and robbery. With respect to the objection that this bill was a bill of restraint thus peculiarly circumstanced, that it was a restraint courted by the persons to be restained, and therefore the essence of that objection fell to the ground, volenti non fit injuria." The evil complained of was of a serious nature; three hundred persons had been prosecuted and convicted within the three last years; and was it of no moment to prevent the interference of the criminal justice of the country against so many members of fociety? The great view of the bill was to prevent crimes by removing the facility and the temptation, to guard the morals of the people by keeping them from little crimes that might be followed by greater ones; and thus keeping many persons in the innocent class of fociety who would otherwise be joined to the profligate and the guilty. No private agreement could be effectual; because the smaller publicans might be induced to depart from the agreement with a view of courting employment. Upon the whole, he thought the bill such as ought to go into a Committee.

Sir WILLIAM YOUNG declared that he should oppose the bill going into a Committee, on the same principles which the right honourable gentleman maintained that it ought to be committed. Though the principles were the same, the conclusions which he drew from them were very different from those of the right honourable gentleman. The bill would operate in a manner satal to the morality of the most industrious part of the community, by necessarily introducing apprentices and working people to public houses.

Mr. FOX explained, and contended, that a clause might be introduced in the Committee, to compel publicans to send porter to the houses of tradesmen.

Mr. WINDHAM considered the provisions of the bill as peculiarly severe on the comforts and conveniencies of the middling and lower orders of the people. Porter would, if the bill passed, be no longer brought to their houses and lodgings; and if it were brought, it would lose much of its virtue by transfusion into other vessels.

Mr. FOX explained.

The question being called for, the House divided on the second reading; Ayes, 15—Noes, 27—Majority, 12

The bill was consequently rejected.

Thursday, 21st April.

The LORD MAYOR presented a petition from a gentleman of 3 Q_2

the name of Manning, Captain of a thip, which stated that he was possessed of a bill of exchange, of the value of 2000s. but that being drawn on a larger stamp than the law required, he was advised by council he could not inforce payment of it in a court of law, because it was not on a proper stamp, praying therefore for the aid of the House to authorise the Commissioners to stamp the bill with the proper stamp, on payment of the duty, &c.

The petition being read,

Mr. SHERIDAN observed, that it was scarcely conceivable the Legislature should mean, when they passed the stamp act, in this case, that any instrument should be void because it was on a larger stamp than was requisite. He had no objection to the House relieving this gentleman in whatever way was necessary, but he should hope there was no necessity for it, and that the bill could be supported in a court of law.

Mr. Serjeant ADAIR did not think that a court of justice would refuse to receive in evidence a bill because it was not upon an appropriate stamp, provided it was not under the value of what the stamp ought to be. It would hardly be deemed the intention of the Legislature to say, that an instrument shall be void because the duty paid to Government was higher than was required by law.

The SPEAKER observed, that the better way would be not to refer this petition to a Committee, but to let it lie on the table; for if it should appear that there was no necessity for parliamentary interference, nothing farther need be done in it.

Mr. SHERIDAN observed, that this was a matter of very great importance to the public. If redress could be obtained for this gentleman, he should be the last man to think of withholding it; but it really ought to be quite clear that a court of law would not receive this bill before the House proceeded upon the case, because, by proceeding as if this was an invalid bill, they would admit in substance that all those instruments which were drawn on stamps larger than the law required were as illegal as if upon stamps lower than the law requires—a thing which would be extremely injurious to a great number of persons; for he understood that many deeds were drawn on stamps that were higher than was necessary, under an idea that they were all legal. It would be a very serious thing to distrub all such deeds, and therefore the House should take care how they sanctioned the principle.

After a few words from the LORD MAYOR and the SPEAKER, the petition was laid on the table.

Mr. Serjeant ADAIR presented a petition on behalf of the Quakers. He paid a very handsome compliment to them for their

unoffending temper and exemplary morals. The petition flated, that they laboured under very great inconveniences with regard to tythes, in consequence of their religious scruples, which they could not with integrity disavow ; and religious scruples of all kinds, while they did not offend the law, nor affect the rights of others, ought to be regarded, and always by a liberal mind would be regarded, with tenderness and respect. This petition stated the hardships to which the petitioners were exposed. And mentioned by way of instance, the case of seven of their suffering brethren in the Castle of York, where they have been long confined, but with that respect to Parliament, which entitled them to attention, they abstained from the prefumption of pointing out any remedy, they left that to the wildom of the House. He should be content for the present with having the petition left upon the table. The nature of the relief he should explain on Monday next. He should not propose on behalf of the Quakers, any thing that might infringe on the rights of others. He should also bring forward on that day, another point which was not hinted at by the Quakers, but the necessity of which he felt from experience. Great inconvenience had been produced, and the administration of justice was often defective, on account of the distinction which the Legislature had made in taking the affirmation of Quakers in civil cases alone, and rejecting it in criminal He had mentioned this to many of the learned judges, and he had the good fortune to concur with them in opinion, as to the necessity of doing away that distinction, and of taking the affirmation of the Quakers, in criminal as well as in civil cases.

The petition being read, was ordered to lie on the table.

Mr. Serjeant ADAIR then gave notice that on Monday next he would move for leave to bring in a bill for the farther relief of the Quakers in the cases of their religious scruples, and also to make their affirmation admissible in criminal cases.

Ceneral SMITH gave notice that he should on Monday next move that the proceedings of the court martial on Mr. Cawthorne should be taken into consideration, and then appoint a day for Mr. Cawthorne to attend in his place in that House.

The bill for the better regulating the duty on hats was read a first time, and ordered to be read a second time to-morrow.

Mr. SHERIDAN said, he would dare say this bill contained many ingenious devices for the enforcing payment of this duty, but when any burden was to be laid upon the public, he wished to attend to the provisions of a bill. He should, therefore, move that this bill be printed, upon the principle upon which he had always

made fimilar motions, that the people ought to know the nature and extent of the burdens that they are called upon to support.

Mr. Chancellor PITT had no objections to the motion; he soted for it however, upon a different principle from the honourable gentleman, not because it was a tax bill, which it was not usual to print, but because it was a bill of regulation, with respect to a tax already existing, the provisions of which ought to be publicly known. It was certainly some consideration also, that if the bill was to be printed, he could not have the same reason to hope for the honourable gentleman's assistance, though really, in consenting to its being printed, he was sorry to say he was not sanguine in his expectations from that quarter.

Mr. SHERIDAN replied, that if the right honourable gentleman was so desirous of having his assistance now, he was surprised that he was not more grateful when he used to receive it ofteness than he had lately done.—The right honourable gentleman said, that he consented to the bill being printed, upon the ground of its being a bill of regulation. He begged leave to remind him, however, that if he had consented to the tax bill being printed, these regulations might have been rendered unnecessary; but finding the purpose for which it was passed not fully answered, he now those to record his own blunder, and to print the remedy.

The landed succession tax bill was brought up and read a first time.

- Mr. Chancellor PITT said, it was his wish to follow the same course in carrying this bill through the House, that he had done in the legacy tax bill, which was to have the bill read a second time and committed, and then printed. The bill was ordered to be read a second time to-morrow.

Mr. Secretary DUNDAS, preparatory to his laying before the House his annual statement of the affairs of India, moved, that the following papers be laid upon the table:

An account of the Stock, exclusive of the capital, of the East-India Company, from the 31st of March, 1795, to the 31st of March, 1796.

An account of the amount of all the goods fold at the East-India Company's fales, from the 31st of March, 1795, to the 31st of March, 1796.

An account of the amount of all the sales of the East India Company's goods, from March 1795 to March 1796, charging the profit on freight, trade, and customs, compared with their average profits in the year preceding, February, 1794.

He moved for the accounts, to shew that the regulations which

had been made in favour of the East-India officers would not enterench upon the claims of the public for their charge upon the Company.

The accounts were ordered to be laid before the House.

Mr. FOX moved, that there be laid upon the table an account of the navy, victualling, and transport bills, registered fince the 31st of December, 1795.

Ordered.

Mr. GREY moved, that there be laid before the House, an account of all the money issued upon account of temporary barracks from the 31st of June 1792, to the 31st of December 1795.

Ordered.

General SMITH moved for an account of all the fums paid by the East-India Company to Government, of the 500,000l. with which they were annually charged, and of the balance at present due upon their account to the public.

' Ordered.

Mr. SHERIDAN moved that the adjourned debate, on the papers for which he moved on a former night, respecting the war in the West Indies, be now resumed.

The SPEAKER said that a motion being made on a former night, that there be laid before the House copies of the contracts made in the year 1794 and 1795, for the shipping taken up from the East-India Company, to be employed in conveying troops to the West Indies, and a debate having arisen thereon, the question he had to put was, that the debate be now resumed; which was agreed to.

Mr. Chancellor PITT said, he doubted whether he had any right to say any thing to the honourable gentleman's motion for these papers, except that he should not vote for laying them before the House, as he had on the former night delivered his sentiments

upon the question.

The SPEAKER observed, that in point of strict order a gentleman had no right to speak twice upon one question in an adjourned debate, any more than in another debate; but he thought it his duty to state to the House, there were instances in which the strictness of this order had not been complied with.

Mr. Chancellor PITT said, he opposed the production of the papers which the honourable gentleman had called for, on the general ground that unless some proof was given of the particular necessity of an inquiry into the whole conduct of administration in that respect, the granting the papers would be superstuous. Some general reason should always be given of the necessity of inquire,

to balance the inconvenience of complying with motions of this fort.

Mr. SHERIDAN observed, he was considerably surprised that the Minister should make such an attempt to prevent the discussion of this subject. The Minister had said to-night, that he had already made a speech against granting these papers to the House. He could not recollect any thing that was said by the right honourable gentleman upon this subject that looked like an argument. When the subject was before the House, he said the debate should be adjourned, in order that it might be debated, and now it was brought forward, he said he would not consent to granting the information that was defired. This was all the argument of the right honourable gentleman. He understood that the Minister wanted time to prepare himself for this matter. He had that time, for the debate was adjourned; but he had made very bad use of his time, for he had now nothing to say, except that he was not in the humour to give the House any information on the subject. This was part of the Minister's plan. There had, of late, been some endeavours which had been hitherto much too fuccessful, to introduce into that House a very novel and a very had practice, by which the Minister superseded the inquisitorial power of that House; it was to refuse to the House all means of preliminary information, when on the face of the matter there was ground for inquiry into his conduct, and when perhaps the result of that inquiry would be his own complete difgrace. This practice was intirely unknown to former Parliaments, and contrary to the established practice of the House of Commons; but it would be a very convenient thing to the Minister if he could establish this novel practice; for it tended to conceal his blunders, and to prevent the House from recording his incapacity. We should find that it was the constant practice of Parliament in all former wars, when fuch information was moved for, to grant it in the first instance. This was the constant practice of Lord North during the American War. No papers were then withheld from the House, except fuch as by their publication might create danger to the Government, or to the public: and such no man of sense would ever with to be published. But the reverse was the case with the prefent Minister, for he made it a standing rule to refuse every paper, except there was some proof that an inquiry ought to follow the information, and that there was ground to charge Administration with misconduct. With the present Minister, therefore, granting a paper which conveyed any information was the same thing as granting an inquiry. But in reality it was no fuch thing; he was

not bound to move for an inquiry after these papers were granted; and that for the plainest of all reasons, for the papers when they appeared, might intirely justify the Minister in his conduct throughout the transactions to which the papers relate; and therefore it was the interest of the Minister, if he was conscious he had acted well, to be eager to produce these papers. This war was said to be different from any other in which this country had ever been engaged. Certainly the manner in conducting it would lead us to think so; and the manner in which information was refused in this war, was very different from what had ever taken place before. This was the only war in which the misconduct of Ministers was mever to be made the subject of inquiry. Nay, there was not even an attempt to be made in a British House of Commons to inquire into the misconduct of Ministers in this war. They claimed an exemption from all inquiry exactly in proportion to their incapacity, The Minister said, "I will not grant you papers; move your inquiry." Now his answer was this, he could not tell whether it would be necessary to move for an inquiry until he had seen these papers. But the Minister, although he would neither grant an inquiry, nor any information which might lead to it, yet he would grant what he called a discussion. Mr. Sheridan said he had come forward with a statement founded, perhaps, upon rumour, and defired information; he therefore moved for such papers as were calculated to afford that information. The Minister started up and contradicted every word he said, but refused the information he defired; and then faid, now you have had a full discussion of the subject. This was the Minister's constant practice; but what integrity was there in it? How could the public be satisfied with fuch behaviour? what proof had they, unless they took the Minister's own word in his own favour for satisfactory proof, that the affairs of Government are properly conducted? Last session he brought this subject forward; he was told by the Minister he lamented that the lateness of the session prevented him from agreeing to an inquiry; there was nothing he defired so much, for that he was persuaded it would redound to the honour of His Majesty's servants; if, therefore, it should be moved this session, he should be glad to How stood the matter now? The motion is made affent to it. and the Minister opposes it. Now he would ask if there was one man in that House who would stand up and say that there was no reason to apprehend there was any blame whatever imputable to those who have had the conduct of the war, or in the expedition to the West-Indies? Would any man say so, when he recollected what had happened after that brave, gallant, and admi-

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rable officer, Sir Charles Grey, left the West-Indies?—after his brilliant conquests thère? He believed there was no man, even among the Minister's friends, hardy enough to make that affertion. How had Sir Charles Grey been treated by the King's Ministers? From the hour he left England to the hour he returned in 1794, not one man of reinforcement had been fent to him to the Leeward He believed not a single man. Of this he did not speak with absolute certainty, but he believed not one man had been If he was misinformed upon this subject, it was in the Minister's power, and it was the Minister's duty, to refute him. Now, if in consequence of this negligence of Ministers, we had lost the greatest part of the conquests of Sir Charles Grey; if, from the delay of equipments in 1794, men had been kept in floating pest-houses until they perished by disease; if by a culpable, scandalous, murderous negligence of Ministers all this had happened, and he was ready to prove it had, was that, or was it not, matter for the inquiry of that House? Most assuredly it was; but how were these things to be inquired into before the proper documents were on the table of the House?

Here Mr. Sheridan took a general view of what happened with respect to Admiral Christian's squadron, and contended there was much and very culpable neglect on the part of Ministers. instead of allowing an inquiry, they resented the idea of it. was the modern practice of Administration. It was illustrated completely in the conduct of the Secretary at War the other day, when the letter of the Count de Sombreuil was called for. faid, we would not consent to lay it before the House, because it was called for under an idea that an injurious opinion had been faid to be formed of him (Mr. Windham,) in consequence of that letter. Thus the resentment of the right honourable gentleman, and his unwillingness to indulge the House with any information, had made him forget the whole tenor of the letter. He had faid it was intirely a private affair, whereas it contained not one word on any but public affairs.—Here Mr. Sheridan condemned in a very severe manner the conduct of His Majesty's Ministers towards that brave and unfortunate officer, whom, he faid, they had totally deluded, else he would not have proceeded on the service in which Should the proper information be granted him he was facrificed. upon this point, he would pledge himself to make out such a charge against the Minister as would justify an impeachment against him. He did not now say he could prove where the whole of the misconduct lay, but there was prodigious misconduct somewhere with respect to this expedition to Quiberon; and the purpose of part of

this motion was, to discover the source of that misconduct. Nor was there any thing new in calling for this fort of inquiry. Captain lost a ship, it was matter of course to try him by a courtmartial, whether he was really to blame or not, and so the case should be with regard to Ministers. This was a scandalously planned expedition, and an inquiry ought to be instituted into it. Ministers were not so tender in the case of others as they were with themselves with regard to inquiries. They had caused that gallant officer, Admiral Cornwallis, to be tried by a court-martial for not shifting his slag and proceeding to the West-Indies. There had occurred no disobedience of orders, but a misunderstanding merely. He did not say they were not right in instituting this trial, although the effect of it was a little whimsical. The sentence was curious, for it stated that that able and gallant officer had done both right and wrong. He said that blame was imputable to him, but no censure merited. This he stated to shew the readiness Ministers had to accuse others, and consequently it was not very gracious to them to refent the idea of being themselves accused. He should now proceed to state to the House the motions which he intended to make as mere preliminary matter; for he would, if they were granted, follow them up with folemn accusations against Ministers. The motions were to this effect:

That an account be laid before the House of the number of men destined for the expedition to the West-Indies, under Sir C. Grey, at the close of the year 1793.

That an account be laid before the House of the number of men withdrawn from that service, in order to form an expedition to the coast of France, under Lord Moira.

An account of the number of men, who after the conquest of Martinique, St. Lucie, and Guadaloupe, were detached to St. Domingo, by Sir Charles Grey, in obedience to orders from home.

That the different applications made by the several Commanders in Chief for reinforcements, since the appointment of Sir Ralph Abercrombie, be laid before this House, or such parts of the same as can with safety be communicated.

That returns be laid before the House of the several reinforcements which actually arrived in the West-Indies during that period, specifying the distribution of the force, and the dates when they arrived.

That an account be laid before this House of the number of nenwhich have been sent to St. Domingo from the commencement of
the war, specifying the places from whence they were sent, and the
dates when they arrived.

That the appointment of Sir Ralph Abercrombie to the command in the West-Indies be laid before the House.

That the number of regiments ordered, specifying what regiments, on the expedition under Sir Ralph Abercromaie, be laid before the House.

That General Doyle's appointment, and the regiments ordered to serve under him, be laid before the House.

That there be laid before the House, extracts of all letters from Admiral, Christian and General Abercrombie, from the date of their appointment, respecting the delay of the sailing of the expedition.

That there be laid before the House, a return of the number of thips foundered or missing, and the number of men lost or missing belonging to the expedition under General Abercrombie.

That a return be laid before the House of the number of officers and men lost by disease in the West-Indies since the arrival of Sir Charles Grey to the end of last year, specifying the loss sustained in each regiment.

That there be laid before the House an account of the number of men who died on board transports at Plymouth, Portsmouth, Southampton, or in ports of Great Britain or Ireland, destined for the West-Indies, in the years 1794, and 1795.

Copies or extracts of letters or memorials on this subject from the officers commanding the troops on board the said transports, from the Mayor of Plymouth, or from Lord George Lenox, governor of Plymouth garrison.

Extracts of all letters from Sir Ralph Abercrombie and Admiral Christian, respecting the delays of the expedition under their command.

Copy of His Majesty's letter of service, appointing a particular 'Board for the conduct of the transport service.

Copy of the correspondence between the said Board, his Majesty's Secretary at War, and the Board of Ordnance, respecting the West-India expedition.

An account of the total expence incurred in the transport service for the West-India expedition, in the years 1794 and 1795.

An account of all hospital stores sent to the West-Indies for His. Majesty's service, in the years 1794 and 1795, specifying the ships in which they were sent.

A copy of a Proclamation issued in the name of His Majesty, in St. Domingo, signed Parker and Forbes, and dated Mole St. Nicholas, December 10.

An account of the number of men ferving in England, under the command of the Earl of Moira, in the years 1794 and 1795.

An account of the French regiments raised and embodied in England, in the years 1794 and 1795, distinguishing the number of men in each regiment, and stating the services on which they have been employed.

Having read these motions, he proceeded to comment on the circumstances that rendered each of them necessary, in the course of which he took a view of the whole conduct of the West-India expedition; the neglect of the equipment; the cruel manner in which the troops were treated; they were allowed to perish for want of care being taken of them at our own ports; the manner in which remonstrances had been made to Government by the officer at Portsmouth, and by Lord George Lenox; the inattention of Ministers to these remonstrances; the deplorable condition of the troops in the West Indies, in consequence of excessive satigue, and the want of reinforcement; their want of proper clothing, and particularly their want of shoes, in consequence of which they were known to have moistened the burning sand with blood streaming from their feet while they were on duty; the lamentable mortality among them, some regiments having lost two-thirds of their number for want of medicines; the madness of the expedition to Quiberon and Isle Dieu, whither we had fent scare-crow regiments; had ransacked all the jails in the kingdom for soldiers; and, if we had not robbed, we had defrauded the gibbet. Did not the House conceive that some explanation was necessary with respect to the several expeditions, planned against the coast of France? Was the numerous Staff, employed under Lord Moira, a circumstance that required no explanation? Why that numerous armament kept idle and unemployed, and suffered to be the theme of so much contempt and ridicule throughout the country, which never could attach on the gallant Nobleman who then commanded it, but on the Ministers by whom it was planned; for so far from any blame being imputable to the Noble Earl, he was confident that he would not be averse to appear at the Bar of that House, to shew that the whole difgrace, inseparable from this expedition, was to be attributed alone to the weak and imbecile conduct of his Majesty's Ministers. would ask, why the troops in the West Indies were so cruelly and shamefully neglected, at a time when so many gaudy, expensive, and inactive camps were kept up throughout the country? thing, he afferted, but a miracle saved at that period the West-Indies, and their salvation was totally owing to the fickness and diseases that prevailed amongst the troops of the enemy. He next adverted to the wretched fate of the British army; the 29th regiment, he was well affured, lost four hundred men; and, in June, the hospitals in Martinico were crowded with British officers and British soldiers, who were in want, not only of medicines, but even bandages to dress the wounds they had received in gallantly fighting against the enemy. He next adverted to a fact, which he affirmed was well known to several of the officers,—that ninety men had been re-landed on the beach, covered with wounds, and many without limbs, where, for a night, they were left to the mercy of the elements. When there were such strong grounds for inquiry, how, he asked, could it be resisted? The death of General Vaughan, he afferted, was owing to his chagrin in not finding those reinforcements sent out which he demanded. His next motion was for "An account of the number of men who died in the ports of Plymouth, Southampton, and Portsmouth;" also for "A copy of a letter sent from the Mayor of Portsmouth and Colonel Lenox." These were for the purpose of informing the House, that day after day many of the troops in those places expired in consequence of being cooped up in the transports. Many dead bodies were thrown overboard, and others were carried indecently through the firects without coffins. The Chancellor of the Exchequer, on a former occasion, held his information cheap, and even presumed to deny the fact; but he had several letters from officers on board the fleet, complaining of the circumstance, who, if the House would grant a committee, he had no doubt, would appear at the Bar, and prove the authenticity of his information. He next adverted to the fleet under the command of Admiral Christian; and here he would affert, that Ministers were again culpable; for he could not admit it as a justification for the delay of the fleet, that the Transport Board and Board of Ordnance suffered some idle etiquette to injure the public fervice. He could state, on the best authority, that the melancholy disasters which occurred to that fleet were not to be attributed to mere adverse winds, but to the negligence in not sending it out in small detachments, which would have arrived in time to reinforce the army, and yield the necessary fuccour to the Mr. Sheridan next proceeded to read the following proclamation:

ST. DOMINGO.

Mole, St. Nicholas, Dec. 10.

BY THE KING.

WE, William Parker, Esq. Rear-Admiral of the Red, and Gordon Forbes, Esq. Major-General and Commander in Chief of His Britannic Majesty's Forces by Land and Sea.

His Britannic Majesty, feeling for the distresses of the colony of St. Domingo, has received favourably the submissions of a great number of the inhabitants of every quarter, and granted them his protection.

It was to be believed, that all who had been instructed by the excess and the universality of calamities, would have hastened to unite them-

selves under his tutelary authority.

Thus His Majesty did not think it proper at first to display that appearance of power which would have announced the conqueror rather than the emancipator. He sent only a small force, which was sufficient to secure the general police, if the effervescence of opinions had been calm, but insufficient for reducing by force the great body of the mistaken inhabitants.

The isensficent views of His Majesty have been partly frustrated, when he concentrated his forces on some particular districts to which he has restored their tranquillity, their worship, and their opulence.

He has abandoned, for a moment and with regret, the remainder of

the colonies to the ravages of anarchy.

But His Majesty owes to the glory of his arms to complete by force the work which he undertook from generosity. He owes it to public morals to annihilate a system destructive of all the social bonds which unite the colonists among themselves, and which unite the whole to one

lovereign.

He owes to his personal sensibility to hold forth a succouring hand to a multitude of worthy men, who groan in every part of the island, and invoke his protection. He owes to his elemency the pardoning of errors. In fine, he owes to his justice the punishment of those who persist in refusing the paternal and regular government which is offered them, and who, after having made acts of submission, break their oaths by committing acts of rebellion.

His Majesty, by a continuation of naval victories, has so reduced the marine of the French Republic, that it is absolutely impossible for the government of that country to send any aid to its partisans in St. Domingo. He has even forced the Convention itself to proclaim, by an express decree, its impotency in that respect.

His Majesty has, therefore, determined to send to St. Domingo such a

body of forces, that all relistance shall henceforth be impossible.

In confiding to us the command of his forces by sea and land, His Majesty has commanded us to fulfil exactly the views by which he himfelf is directed.

We bring then to all the inhabitants of St. Domingo, and to each in-

dividual, Peace or War, Prosperity or Destruction.

We promise, in the name of the King, that those who submit willingly, shall find, under the protection of His Majesty, the pardon of their errors, individual safety, and the preservation of their property.

Those who, after a voluntary submission, wish to leave the island, shall

be at liberty to embark for the American Continent, or for France, upon taking an oath not to bear arms against His Majesty during the war.

We declare, in the name of the King, that those who shall resist his arms, shall experience all the rigour of the laws of war, and that whoever violates an oath of sidelity shall be punished with death as a rebel.

Given in the House of the King, at Mole, Dec. 10, 1795.

(Signed) PARKER and FORBES.

Mr. Sheridan proceeded to state, that if the papers for which he moved were produced, he would prove to the House a most solemn and serious charge of misconduct and mismanagement on the part of Ministers. If they feel bold on the occasion, they should feel grateful on the opportunity he gave them of vindicating their characters, and exculpating themselves from those charges with which they stand arraigned. He next adverted to their affected solicitude for peace. He must observe, there was nothing before the House to justify them in saying there was at this time any prospect of peace. He hoped and trusted that some opportunity would arise, in which they should have an answer from the Minister, what the prospect of negociation was. He hoped that we should all know in a regular manner the result of the negociation lately attempted; for silence upon such a subject was extremely dangerous. The impression that had been already made out of doors was confiderable; and, although some persons might think that we are at war now, on account of the arrogant claims and unreasonable pretences of the French, he was convinced the general impression was, that we are at war, not on account of the arrogant claims, intolerable pride, or unreasonable pretences of the French, but because the Minister of this Country has not made a fincere attempt to negociate. was his opinion; and he thought it fair to speak his conviction upon that subject. But whether the war be now imputable to French or to English counsels, nothing will insure future success so much as an inquiry. Therefore, assuming, for the sake of the argument, what he never would admit, that the French were the aggreffors; assuming, what he knew to be false, that the war on our part was just and necessary, and even unavoidable; assuming all these things merely for argument, he would still affirm, there was every reason for that House to enter into the inquiry for which his motions were intended to pave the way; and therefore he trusted he should not be opposed upon this subject. He then concluded with his first motion.

Mr. Secretary DUNDAS did not find himself called upon at present to trouble the House with many observations. On the subject of the continuance of the war, as being entirely unconnected with the present question, he would not enter at all. He

could not however, help remarking upon the fingular predicament in which he had been placed by the honourable gentleman. He had afferted, that towards the conclusion of the last session he had regretted that the period of the session did not admit of an inquiry into the conduct of the West-India war. He did not remember ever having uttered such a sentiment. He recollected perfectly of having affured the House that no less a force than twenty thousand men had been employed for the protection of the West-India Islands; a fact which he at that time, and which he now again, challenged any man to contradict. Notwithstanding, however, all the farcasm and invective which the honourable gentleman, in his speeches upon the subject, had thought fit to employ, he was free to affuse the House, that there was no one wish in his mind stronger than that for an inquiry into the whole conduct of the West-Indian war; and he promised, that a day would come, when he would vindicate the fincerity of the profession-that he now made. But whatever were his private withes, he was refrained by public motives from yielding at present to any motion for inquiry.—And he did it upon this principle, that by acceding to inquiry, Ministers must either lay before the public information which it would be extremely improper to disclose, or the House of Commons must form a judgment of their conduct from very partial documents. There were times, and this was one of them, when Ministers must lay a constraint upon their personal feelings, because they could not be gratified, consistently with a due regard to the interest of the public service. As to the motions now before the House, he thought that the honourable gentleman might have had a little private communication with persons in office, before he had submitted no fewer than twenty-one to the House. When a general sketch of them was put into his hand, he had no objection to the papers being produced. But he found afterwards that sketch to have been so imperfect, and that the views of the mover embraced such a detail as it would be altogether improper to lay before the House. The honourable Secretary, however, could not fit down without remarking on the line of conduct which the honourable gentleman had adopted. His motions chiefly relate to circumstances which happened two years ago. At the end of the session, he said that he (Mr. Dundas) closed with him for an inquiry. On the first day of this session, he talked in a losty; stile upon the gross mismanagement of the war in the West Indies; and considering the magnitude of the expedition which was sitted. out in October, and the preparations which have fince been made. for other armaments, together with the manner in which he then

talked, one would have thought that he would have brought forward his motion at the very commencement of the session; instead of which, he gave notice of it for the twelfth of April, when it could be of no benefit to the country; and not till then finding himself in want of information, he began to think of moving for papers on which to proceed. In opposition to what Mr. Sheridan advanced, he affirmed, that Sir Charles Grey, while in the West Indies, was reinforced by four regiments, which he fent to St. Domingo, in the persuasion that the other islands were in a state of sufficient security. An additional proof which he gave of his opinion on that subject was that he afterwards quitted the West Indies, which that gallant officer would not have done if he had conceived that at that period (up to the first of June), the islands were in any He concluded with desiring, that if the honourable gentleman wished for an inquiry, he would give his honourable friend and him time to confider the twenty motions which he had fubmitted to the House, that they might know which to accede to, and which to reject.

Mr. SHERIDAN faid, that he confidered the proposition of the right honourable gentleman for a short delay, in order to confider what papers he should grant as perfectly fair. But he wished to call the attention of the House to the reason why he had so long delayed bringing the subject forward. He certainly at the commencement of the session, when he was said to have menaced Ministers on this point, expected that an inquiry would have taken place into the whole conduct of the war. At that time an immense armament was preparing to set out for the West Indies, and had he then made his motions, it would have been said-Do you wish to disclose to the enemy the state of the islands; do you with to make known their wants at the very moment when means are taking to afford them the requisite supply?" Now the campaign was over, and the season for action past, it could not be urged that any danger could arise from disclosure. The whole speech of the right honourable gentleman went to accuse him with delay, and want of candour, in bringing forward his motions. He had not attempted to show that any communication which he demanded, could, in the smallest degree, be injurious to the public. He hoped that when he had considered the motions, he would be prepared, precifely, to state in what respect they could be productive of danger. The right honourable gentleman had contested his affertion with respect to Sir Charles Grey. It now however appeared from his own admission, that Sir Charles Grey had not the whe of one fingle man. What was the argument of the right homourable gentleman? that Sir-Charles Grey did not want reinforcements, else he would not have sent three regiments to St. Domingo, and afterwards dispatched a fourth to the same quarter. Except Sir Charles Grey had dispatched this force from the instructions of Ministers, or in the confidence of larger reinforcements being sent out for the security of the Islands, the right honourable gentleman attached to him a heavy responsibility. If he had been so miserably mistaken with respect to the security of the Islands, if he had acted on his own authority and judgement, then undoubtedly he, and not Ministers, were responsible. But if having the solemn assurance, and being in the daily expectation of the arrival of a larger force, he took upon himself to dispatch those four regiments, then Ministers were accountable why they had neglected to fend out that force, which was effential for the security of the Islands. On this subject he should feel it necessary to bring forward an additional motion, " That Sir Charles Grey be directed to attend at the Bar of this House."

Mr. DUNDAS said, that he had only affirmed that till the 1st of June, Sir Charles Grey was under no uneasiness with respect to the security of the Islands; he had never asserted, that he did not expect an additional reinforcement.

Mr. FOX asked, whether the right honourable gentleman did not mean his argument to be understood in this way? "You talk of want of reinforcements, while Sir Charles Grey felt so secure on the subject, that he thought himself at liberty to dispatch to St. Domingo four regiments which had been sent out? The question then was, when Sir Charles Grey dispatched those regiments, was he in expectation of additional reinforcements?—If he thought the West-Indies safe, because he expected reinforcements, then it became a just ground of inquiry why these reinforcements had not arrived, and whether they had been kept back from unavoidable accidents, or from the negligence of Ministers. He professed himself ignorant of the fact; but he hoped that the real state of the case would come out. He had always thought an inquiry necessary; and he now considered it to be indispensable for the character of Sir Charles Grey.

Mr. Chancellor PITT thought an unfair advantage was taken of the affertion of his right honourable friend. When an honourable gentleman shortly expressed an argument, into which he afterwards meant to enter more fully, it was not to be expected that he should guard it with every minute qualification. His right honourable friend had stated as two strong arguments, that on the 1st of June, Sir Charles Grey felt no immediate uneasiness with

respect to the security of the Islands, that he had dispatched those four regiments to St. Domingo, and that he had set out on his return to this country. If during the length of time which afterwards intervened, before any reinforcement arrived, some danger had occurred, which he in the first instance could not foresee, that was a point afterwards to be argued.

Mr. FRANCIS said, that he would put the question upon a short issue. Was Sir Charles Grey perfectly satisfied of the security of the Islands, from the circumstance of being in possession of a force fully sufficient for their defence, or from the expectation of the arrival of a greater reinforcement?

General TARLETON asked whether, in sending the regiments to St. Domingo, Sir Charles Grey followed his own indinations, or the instructions of Ministers?

Mr. SHERIDAN remarked, that this was a delicate point. He understood that Sir Charles Grey was always of opinion, that the force which he had was insufficient for the fecurity of the Sir Charles Grev never did, never could make a declaration that those Islands could be retained without an additional force. But was not the inference which the right honourable gentleman obviously meant to draw from his statement—that Sir Charles Grey, on leaving the Islands, was perfectly satisfied with respect to their security, and the adequacy of the force left to protect them? But would Sir Charles Grey, he asked, have acted as he did, except in the conviction that a larger force was to be fent for their protection? He must persist therefore in his motion for the attendance of Sir Charles Grey, and the only question he should ask him at the bar was, --- Whether, upon sending away the regiments, and leaving the islands, he thought them in a state of security, except on the supposition of the arrival of additional reinforcements."

Mr. Chancellor PITT said, that gentlemen on the other side seemed to infinuate as if his right honourable friend wished to shift off the responsibility from himself to Sir Charles Grey. He appealed to the House, whether he had ever discovered a disposition of that sort, and whether he had not displayed, on every ceasion, the most sincere respect for the merits, and the warmest and most grateful interest in the character of that gallant commander? His right honourable friend had stated, that Sir Charles Grey would not have lest the Islands, except from the conviction of their perfect security—thus appealing to the acknowledged gallantry, sidelity, and zeal of that respectable officer as the most moverful argument which he could adduce; and this by gentlemen

on the other side, was attempted to be perverted into an imputation on his character. With respect to the motion for Sir Charles Grey's attendance at the bar, the honourable gentleman had avowed his object to be only to move for papers, in order to ascertain whether there was ground for inquiry. But should this motion be adopted, it went not only to decide the question of inquiry, but even to take a step for the purpose.

Mr. FOX admitted that the attendance of Sir Charles Grey could not be required till the question of inquiry was decided; but he contended that the mode in which the name of this gallant commander had been brought forward, furnished itself a cogent ground for an inquiry, and such as the House ought not to refist. Sir Charles Grey might think himself at liberty to quit the Islands, in the assurance that a reinforcement was coming out, and that an officer was appointed by His Majesty to assume the command. But that was no reason why an inference should be drawn, that he was perfectly satisfied with respect to the security of the Islands, if that reinforcement did not arrive. What had been attempted this night, furnished an illustration of the modern doctrine of Ministers' discussion without inquiry. In answer to facts and arguments, they brought forward partial and mutilated statements, and then refused to produce the documents, by which the real state of the case could be ascertained. In the present instance, they attempted to shelter themselves under the opinion of a respectable commander, but refused to bring forward the papers which were neceffary, in order to shew on what grounds and principles that opinion was founded. Had not the present explanation taken place, they would then have had the advantage of their unfounded inference, and the misrepresentation of the opinion of Sir Charles would have gone abroad to the country. He wished the papers to be brought forward, and to be made the subject of inquiry. The decision would then rest, not on his opinion, or on that of Sir Charles Grey; it would be determined not by hypotheses, but by facts and by evidence; in that way only the real merits of the case could be ascertained.

The question that the debate should be adjourned to Thursday next was then put and carried. Mr. Grey, who had been absent during the conversation, and who entered as the Speaker was putting the question to adjourn, said that he must beg to detain the House for a few moments. Many allusions he understood had been just made to a character in whom he was highly interested. When on a former occasion he declared that he would not interfere in the subject of debate, it was because the relation to whom he al-

luded had enjoined him not to: state any thing which he might have collected from his information, or which might feem to stand upon his authority. With this injunction he was defirous to comply. At the same time he must state, that the most earnest wish of that person was to have the fullest inquiry instituted into every transaction in which he was concerned, so far as was consistent with the public He must therefore beg, that no inference should be drawn from any supposed opinion of that person, except that papers were produced which explained the grounds and principles upon which that opinion was founded. Thus much be found necessary to state, in justice to a character whom he had every reason to respect and He therefore hoped that if any opinion of that person had been brought forward, and any inference attempted to be founded upon its that no evidence should be refused which was necessary to elucidate the subject, and that all the circumstances of the case would undergo the fullest and most minute investigation.

Friday, 22d April.

The order of the day for the House resolving itself into a Committee on the wine-duty bill being read,

Mr. ROSE moved, that it be an instruction to the Committee, to prohibit auctioneers from selling any wines which cannot be proved to have paid the duty.

General SMITH insisted that such a proof would be impossible

in every case to be given.

Mr. ROSE acknowledged that there might be some difficulty in particular instances, but he contented that if such a provision was not made, wine might come from private cellars into the market, duty free.

Mr. SHERIDAN opposed this provision, on account of its impracticability. He did not see however, why private gentlemen should not pay for their stock as well as wine dealers; or that the rich should be allowed to drink their wine at two shillings a bottle for several years, when the poor were paying three shillings and sixpence.

The House divided on Mr. ROSE's motion,

Ayes, 38-Noes, 20-Majority, 18.

The House then resolved itself into a Committee on the bill; but on account of the thinnels of the House, Mr. ROSE moved, that the chairman report progress, and that the Committee sit again on Monday next.

Ordered.

Mr. GREY gave notice, that on Tuesday se'nnight, in conse-

quence of the papers that had been laid upon the table, he would propole to the House a series of resolutions, implicating Ministers, on a charge of a flagrant violation of the law, and gross misapplication of the public money; and if the resolutions should be agreed to by the House, he meant them as the ground for an impeachment.

Mr. DENT moved, that the Committee on the dog tax be deferred till Monday, on account of the absence of the Minister, when he would propose entering into that stage of the bill, whether be was present or not. He would also take the sense of the House that no difference should be made between assessed and unassessed houses; and also upon the application of the whole produce of the tax to the relief of the poor rates.

Mr. SHERIDAN faid, he did not know how the bill concerned the Chancellor of the Exchequer at all, except there was fome special provision in it against a destructive animal, with "William Pitt" upon his collar, which had been found killing sheep. He was not at all surprised at any creature of that right honourable gentleman living upon the public. He seriously advised, however, the Secretary of the Treasury to have another bill prepared; for the clauses of the present were so absurd, that he was consident the bill would be thrown out.

General SMITH gave notice, that on Monday next he would move that John Fenton Cawthorne, Esq. be ordered to attend in his place on this day se'nnight.

The Report of the Committee on the general enclosure, was brought up and laid upon the table.

Sir JOHN SINCLAIR said, the bill had undergone several alterations, but that all its material parts remained the same. He was consident that it would be found of essential advantage to the country, and that it would do credit to those who had prepared it. He moved that it be recommitted on Wednesday se'nnight.

Mr. DUNCOMBE approved of this bill; but he thought it would be rash to pass a bill of such importance in the course of one session.

Mr. HUSSEY entirely disapproved of the bill, as it promised.

advantages which it would never produce. He particularly adverted to its making no provision for the cultivation of the royal forests.

Mr. CURWEN was of opinion, that it ought to stand over till next session.

-Lord SHEFFIELD thought that at least it ought to pass through a Committee in the present session.

Monday, 25th April.

The order of the day was read for refuming the adjourned Committee on the wine-duty bill.

Mr. ROSE moved for leave to withdraw the bill, because the Clerk had inserted the clause in the bill, for the introduction of which he had moved that instructions should be given to the Committee, and consequently it became irregular. The clause was to prohibit auctioneers from selling any wine but what had been proved to have paid the duty.

Mr. SHERIDAN did not rise to object to the motion, but he was in hopes that the honourable gentleman would have found other desects to ground his motion on. He thought it very improper that the stock of persons selling wine should have been taken before the bill had passed into a law, and he was totally at a loss to know how the new duty could attach, or any penalty in case of selling it, upon the old duties only, could be laid, before that law had been really decreed. A case had happened this morning, he heard, where a person had sent out wine to his customer, burdened with the charge of the old duties only, and an excise officer had seized the wine. Now he wanted to know by what authority the excise officer had made that seizure?

Mr. ROSE conceived the honourable gentleman had been milinformed, for nothing more had hitherto been done, after taking the stock in hand, than to deliver a notice to the dealer that the stock might become subject to the new duty. The bill was withdrawn, and another ordered in its stead.

The SECRETARY AT WAR brought up an account of all monies issued by the Barrack-master General for temporary barracks, which were ordered to be laid upon the table, and copies printed.

Mr. LUSHINGTON moved for the third reading of the bill for the better recovery of small debts within the city of London.

Mr. JEKYLL again called the attention of the House to this bill, which was framed for the purpose of extending the jurisdiction of the court of requests in the city of London to debts of five pounds, which was formerly confined to debts of forty shillings. That court derived its origin from the Privy Council, at a time by no means favourable to that grand boast of British liberty—a trial by jury; for it was formed in the tyrannical reign of Henry VIII. and afterwards revived again by James. It had been urged in support of the present bill, that the difference between the value of money at that time and the present, afforded a sufficient ground for the introduction

of this bill. But this argument, if insisted on, went much than the introducers of the bill intended. For the same the authority of every court of conscience in the kingdom she equally extended. This bill, which was to take away the jury in all cases under five pounds, was intended to apply to L where there was least of all occasion for such a measure. questions of great importance might come under the decision fons who were not competent to be judges. They were a take away a trial by jury in a place where there were alread good courts to decide upon fuch cases, a court where a jury si a court of record. Now, if the present bill passed, the of fistance a person could make, if sued upon a false debt, would filing an indictment for perjury, which would create great and expence. He trusted, however, the House would not to trial for debt out of the hands of a jury, and place it in the Commissioners. He, therefore, moved this amendment, the bill be read this day three months."

Mr. MAURICE ROBINSON faid a few words again bill. He would always oppose any measure which tended fringe the trial by jury, which he considered to be the corne of British liberty.

Mr. Chancellor PITT, from what he had then heard, of the propriety of deferring the question. It was a questi observed, of great importance, and it demanded some delibes He regretted that it had not called the attention of other gen besides the learned gentleman, and been discussed at an ealier of the session. If any means could be suggested of preservitrial by jury for small debts, at a less expence than it had sent occasioned, he would certainly give his consent to that preservable measure.

Mr. Alderman LUSHINGTON had no objection to t posed delay.

The bill was ordered to be read this day three months.

General SMITH said, he had gone through every page proceedings of the court martial on Colonel Cawthorne, at every line he had read fully confirmed him in his opinion justice of the sentence. He therefore had the two following to submit to the House: "That the copy of the paper entit proceedings of the court martial held on John Fenton Caw Esq. presented to the House on the 8th day of April, be tal consideration on Friday morning next;" and "that Colone thorne be ordered to attend at the same time at the bar House."

Lord TYRCONNEL wished the House to be fully informed on the subject before it came under discussion, and was therefore desirous of giving members time to read the whole proceedings.— He was also anxious that his unfortunate relation might have time to make as good a desence as possible. He therefore hoped the House would agree to appoint Monday next for taking up this business.

Mr. DENT 'supported the proposition of Lord Tyrconnel.

General SMITH's motions were then agreed to, with the amendment of Monday in place of Friday.

The order of the day was then read for the commitment of the dog-tax bill.

Mr. DENT moved that the Speaker leave the chair.

Mr. SHERIDAN expect that a motion would have been made to withdraw the bill, and on that account he formerly recommended His Majesty's Ministers to have another ready, for he conceived it would be losing time to attempt to amend it. He had never seen a bill so absurd and objectionable throughout before, and indeed he was not forry that it was so, for it appeared to him a just punishment for the pride and prefumption of those persons, who, because they retain a feat in that House, imagine themselves so many Chancellors of Exchequers, and impatiently step forward to propose new Instead of being desirous to take the management of finance out of Ministers' hands, he thought it would be better for them to leave it where it is; because by leaving Ministers in the undisturbed possession of the privilege of imposing taxes, they left them a refponsibility for the heavy burdens they laid upon the people, to defray the enormous expences of those wars their indiscreet ambition occasioned, and consequently all the odium. Now in regard to the bill itself, he never met with one more extraordinarily worded; and the folly of it extended even to the title; for, whereas the title should have been "A tax bill," it was entitled, "A bill for the better protection of the persons and property of His Majesty's subjects against the evil arising from the increase of dogs, by subjecting the keeping or having such dogs to a duty." Hence, instead of supposing, as it generally had been supposed, that dogs were better than watchmen for the protection of property, people might be led to imagine that dogs were guilty of all the burglaries usually In the preamble, also, there was the same species of committed. phraseology: for it begins-" Whereas many dangers, accidents, and inconveniences," which, to be fure, was a beautiful climax! " had happened to the cattle, and other property of His Majesty's Now he had never before heard of any particular acci-

dents happening to property from the hydrophobia, except in the case of cattle. In the Adventurer, a periodical paper, published by the ingenious Dr. Hawkesworth, he remembered, indeed, a fort of humorous account of a dog that bit a heg in the streets; the hog bit a farmer, and the farmer bit a cow; and, what was very extraordinary, each conveyed his peculiar quality to the other: for the hog barked like a dog, the farmer grunted like a hog, and the cow did the best to talk like the farmer. Now, he thought, there must have been something like this disposition in inanimate things also, by the conduct of the honourable gentleman looking so carefully after property; for, unless an instance had occurred of furniture's behaving in a disorderly manner, or a dumb waiter's barking in consequence of the hydrophobia, he conceived such a phrase could not have been introduced. The next part he had to notice was a , clause, the blank of which he hoped would never be filled, that very folemnly stated, " For and in respect of every such dog, and for and in respect of every such bitch," a sum hereaster to be fixed was to be paid, and a register of such payments fixed on the church-door where the parties reside. So that, if the bill passed, they ought to pass another to enlarge all the church and chapel doors throughout the kingdom, for, what with one tax and another, no modern church or chapel door was capable of containing a register of them all.

There was another clause, which was to enact, That whenever a person did not pay the duty, no action should apply against any person or persons, for destroying, or converting such dog or dogs, bitch or bitches, to their own use, as were not paid for. Now, if this clause was absolutely to remain, and any person did destroy or convert, as the phrase is, another person's dog, he would most probably assume, that it was not paid for; or otherwise, by what means could it commonly be proved? So far the bill was repugnant to the principles of humanity; for it was nothing less than a death-warrant against that valuable race of animals. Besides, he wanted to know what principle the bill proceeded upon, that the same privilege should not be also allowed with respect to horses, since there was a certain species of dogs, such as pointers, setters, &c. that were scarcely less valuable. According to the same mode of reafoning too, he did not see why there should not be a general scramble for all the hats upon the heads of those gentlemen who did not pay the hat duty; nor why any person should not convert the powder, another man wore, to his own use, if he suspected that man had not taken out a licence. It was true, that after any person had lost his dog in this manner, a clause was provided, whereby he might

bring an action, and maintain a right to recover damages from the converter; but how would it happen, if the dog, still fond of his former attachments, should follow his old master? That master might, in such a case, be whipped as a dog-stealer, though he should afterwards gain an action to prove the profecutor the thief. He abhorred the bill for its inhumanity, because it was an encouragement to massacre; and even if the inhumanity of it were entirely out of the question, he should consider it ill timed, in point of policy, inasmuch as it was brought forward at a time when a part of this useful species was co-operating with the Combined Powers, by maintaining, with unparalleled ferocity, the cause of religion and humanity. In short, it was shewing such ingratitude to our allies, as could never be justified. He came at last to one qualifying clause, which was intended to enact, That puppies, when born, should not be liable to the penalty. But he wished to know at what time they were to be made liable, and by what parish register they were to alcertain the birth of puppies, for he thought there would be some difficulty in getting people to come forward and record precisely every hour what bitch litters. A doctrine had been inculcated, that dogs devour the sustenance of the poor, and therefore we were now to be in the state of a belieged garrison, and feed upon the fare of dogs and cats. The bill in this instance tended to defeat its own object; for could it be supposed that the poor, at this moment of dearth and scarcity, could afford to divide their feanty meal with fuch animals? and if they did, what was the conclusion, but that they would rather deprive themselves of some of the necessaries of life, than lose their dumb, but faithful companions? Upon the score of humanity, he had still another objection to offer. If the bill passed, there would be so many dogs knocked on the head, that it would tend to harden the minds of the common people, and familiarize them to scenes of cruelty and murder; and the mere light of so many curs hanging at the doors of the lower orders of the people, already too frequently complained of on account of their brutality to speechless animals, might lead to far more fatal consequences. If the tax were levied only upon hounds and fporting dogs, he should oppose it, because it would only tend to the diminution of the few pleasures which induce gentlemen to spend their fortunes on their own estates. Upon these grounds he wished the bill might not be perfitted in.

The SECRETARY AT WAR did not mean to object to the whole of the bill, but to part of it only. He thought a tax upon all sporting dogs fair, because they are a kind of luxury, and their owners can afford to pay. But he thought there was a passion,

spleen, and enmity, against the canine race, in the formation of the bill, that amounted really to a principle of extirpation. From the tenor of it he should have been apt to imagine that Actaon had revived, or that some fabulous divinities had descended to pronounce an eternal ban and curse on the whole race of dogs. They certainly at times were disagreeable, and he had felt that inconvenience; but he should have been loath to have gone, in consequence, to avenge himself on the whole species. It was unworthy of this or any other country, to levy a rate on any animal, because that animal was not employed in tilling ground, or because the poor might feed on dog's provisions. It appeared as if there was not room enough on earth for men and dogs. The honourable gentleman had entered into several calculations to shew the number of dogs and the quantity of provisions they consumed; but he seemed to forget that there was a great quantity of waste which they destroyed, which, if they were annihilated, would become a greater nuisance. He seemed to imagine, that all the refuse, now given to dogs, would go to human creatures. No fuch thing; for they consume a great quantity of offal, which could not well be otherwise disposed of, and consequently his calculation of the quantity of provisions was exceedingly erroneous. He had also excited an alarm upon this head, by observing that population increases with provision. So it does, but not if there be a greater quantity of provisions than the consumers require. How much of the produce of the earth goes to other purposes than the food of man? Does not the honourable gentleman himself give to his coach-horses and his saddle-horses, what would serve for human food? But when you consider the sustenance of men, you are to consider their comforts and enjoyments also; or if you do not, we shall revert to rudeness and barbarism. Now, as to that part of the bill which related to the dogs of the poor, his objections were too numerous to be repeated. Some dogs are retained by the poor as implements of trade, and the Legislature ought not to tax the industry, but the expenditure, of the people. Some were retained for their companionable qualities; and when the fidelity and winning attachment of a dog was remembered, it was unkind to propose a plan which should Dogs kept for sporting, were peculiar to the tend to destroy him. rich, and though he did not mean to arraign sporting, he thought it not the highest sort of amusement, inasmuch as it reduced the hunter to the condition of the animal he hunted. With the rich, it might be taxed; but with the poor, the affection for a dog was so natural, that in poetry and painting it had been constantly recorded, and in any fort of domestic representation, we scarcely see a picture without

a memorial of this attachment. If the rich man feels a partiality for a dog, what must a poor man do, who has so few amusements? -A dog is the companion of his laborious hours; and when he is bereft of his wife and children, fills up the drear vacuity. It is a well-known fact, that Alexander Schkirk, upon whose narrative the story of Robinson Crusoe was founded, cultivated the society of every animal upon the island, except those which he was obliged to kill for food. This was his greatest satisfaction, and a dog affords a similar fatisfaction to the poor. Would the House then sacrifice that honest, virtuous satisfaction? An honourable gentleman behind him (Mr. Buxton) disapproved of any disserence between the poor and rich, because he wished for equality, forgetting that equal burdens are laid upon unequal means, and that they ought to be proportioned in the same manner as rewards and punishments.— But although he wished the tax to be levied upon fporting dogs, he was a friend to the game laws, and to aristocratical distinctions; and he thought all the arguments that had been urged against the game laws were recommendations in their favour, provided they were not He did not think that poor men kept dogs for the destruction of game, and he lived in a game county where he was qualified to judge, and if a poacher wanted a dog for that purpole, he could afford to pay for it; so that, extending the tax to the poor, would be no protection to the game. As to the worrying of sheep, the dogs commonly kept by poor people were too small; for the dogs that worry sheep are pointers, hounds, lurchers, guarddogs, &c. and whenever they are once guilty of that vice, they will never leave it off till they are destroyed; but, dead or alive, they hunt the animal, and have been known to tear the skins in He was in perfect conformity with his honourable tanners' yards. friend, when he did not wish to levy any affessment on the poor; for if people, distressed as some were who kept dogs, would deprive themselves of part of their food to keep a dog, that was the best proof of the value of the animal, and he knew if they were affessed, how likely they would be to be taken up by the parish of-An honourable friend (Mr. Buxton) had said, that no person who receives relief from the parish ought to be allowed to keep He differed from him in opinion, because the whole class of labourers are so liable to apply for relief, on account of the unequal balance of their earnings and expenditure, that every aecident or calamity subjects them to the necessity of making such applica-It would be cruel and impolitic to pass such a law; for it is a fort of law, from which every man would revolt. The dog is a ampanion to the folitary man, and to the man of family a playfellow for his children; and these considerations induced him to wish that satisfaction to be preserved to the poor. He had been led on by the subject farther than he intended; but he could not think of sacrificing any man's feelings to any consideration of interest which had been held out from the extension of the tax.

Mr. PENTON said, he objected to the general principle of the bill. The most beggarly nation would not, he said, adopt a meafure calculated to exterminate the whole of the canine species. fome parts of Germany, dogs were taxed according to their fize-a regulation which, if it was to take place in this kingdom, would subject him to a severe impost, as he once weighed a dog of his against a nobleman in the other House, when the dog outweighed the Peer by a pound. The hanging of dogs would familiarize the people to barbarity; and the circumstance of a park-keeper once killing a favourite spaniel of his, when he was a boy, and cutting the animals's head off afterwards with a hatchet, made such an impression on his mind, as he was sure never could be erased from his memory. Had he had the hatchet in his hand, and the park-keeper in his power, he could not now fay what might have been the confequence. How then could the House say, that the poor man, placed in a fimilar fituation, would not be actuated by fimilar feelings? As far as a tax on luxury, he had no objection to the bill; but the poor should certainly be exempted. On the whole, the bill was fo extremely exceptionable, that he recommended it to be withdrawn.

Mr. BUXTON professed himself a friend to the measure. He would not follow the right honourable gentleman through all his theoretical observations, but was convinced, if the House was actuated by real humanity, that they would curtail the number of dogs, as the keeping of even of one of these animals must cost a poor man something, and that expence must take from the support of his family. Dogs were only, among the lower orders, useful to poachers, and no industrious man would wish to keep a dog. He still thought it hard, that those who were assessed for poor's rates should be compelled to pay for such an indulgence as a pauper keeping a dog

Mr. DENT said, that he doubted not that those who had opposed the bill so strenuously, would return to their constituents much the happier for the speeches they had delivered; for his own part he was satisfied that by the conduct he had sollowed, he had done his duty. It was said that every man set up to be his own Chancellor of the Exchequer, and it appeared to him, that every man set up to be his own bussion. By the present bill, there was

no intention to introduce any fresh regulation for the preservation of game. This was not its purpose. It was said that a dog was a harmless play-fellow to the children of the cottager, but he had received a letter which shewed what kind of play-fellow it was. The letter stated that a person who had seven children, with whom his dog had been used to play, was bit by this dog, and also four of his children, in consequence of which they had died of the hydrophobia. At Manchester, thirty-three persons, within a twelvemonth, had been admitted into the infirmary, affected with this desperate malady: and at Southampton, two or three hundred persons had been bit. The number of dogs consumed a great deal of the food which might be useful to alleviate the wants of the poor. Sheep's heads could not be obtained by the poor, as they were all bought up for the use of dogs. He could never agree to any distinction in the sums to be imposed upon the rich and the poor. Such inequality he confidered as operating as a landtax, and could view it in no other light. The object in the bill was regulation, not revenue, and to remedy the dreadful mileries arising from the frequency of hydrophobia. He wished that the bill, though passed, should not have force for six months, in order by this means not to occasion the immediate destruction of a number of dogs, but negatively to effect a diminution by discouraging the breed. He considered it as a false humanity which was affected, by the idea of diminishing the comforts of the poor man in depriving him of his dog, while in reality this privation would enable him better to provide for his family. He had seen a paper, in which he found that a tax on dogs was stated as an article of revenue, an anticipation that seemed to promise no good to the object of this bill. It was a real fact, that he had letters from every part of the country, especially from sheep counties, that confirmed him in the opinion, that though a tax of a guinea, or even five, were laid on the dog, it would foon be regained by the faving of sheep, immense numbers of which were now destroyed. The expence of a dog amounted at least to a penny a day, and upon his calculation of the whole number, more money was confumed on dogs, than the whole produce of the poor's rates. same expence that a dog occasioned, would be sufficient for the maintenance of a child, and he was fure that it would be a very great faving to the poor, were they by any means relieved from this burden. He still was of opinion, that the produce of the tax should go to the poor's rates, and he would take the sense of the House upon that point.

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Mr. COURTENAY faid, he had listened very attentively to the new Chancellor of the Exchequer, who had just discovered, in a profound and accurate investigation, that a dog cost a penny a day, whether he eat little or much, or whether he eat nothing. On what ground the honourable gentleman had founded this extraordinary calculation, and conclusion, he could not possibly imagine. The honourable gentleman had fixed his dentes canini on those who opposed his favourite bill—his dentes sapientiæ were probably not yet grown. He had said, that every man was become his own bustoon, but if the honourable gentleman meant to assume that character, it must be in the other House, where he might substitute a proxy: perhaps he might prevail on his right honourable friend, the Chancellor of the Exchequer, to transfer him there, that he might have an opportunity of voting and jesting through a substitute, with due dignity and decorum.

Mr. Courtenay said, he could not possibly approve of his right honourable friend's (Mr. Windham's) sarcastical estlusion, who supposed, that our new Chancellor of the Exchequer still retained a consciousness of having animated some animal in a former state of existence, which has been hunted and worryed by dogs, (according to the Pythagorean system) and now took an opportunity of avenging himself on the whole species. However, he doubted whether the honourable gentleman had been educated in that school of philosophy: if he had, he would probably have observed one of its salutary and singular precepts—all the disciples were enjoined to keep prosound silence for seven years, from the commencement of their initiation.

The honourable gentleman had conceived most dreadful apprehensions of the diresul effects of canine madness; however, to alleviate that horror, which had taken such possession of his imagination, he begged leave to suggest the great utility which sometimes resulted from a state of infanity.—A celebrated poet, (Mr. Dryden) had expressed this idea beautifully and distinctly in the following couplet:

"Great wit to madness sure is near ally'd,

" And thin partitions do their bounds divide."

Now, if the honourable gentleman had been luckily bit by a mad dog, he might have incidentally, in the course of his infanity, displayed some symptoms of wit: and he was persuaded the honourable gentleman would most spiritedly and chearfully submit to the risque and danger on the pleasing prospect of possessing such a brilliant quality; which, if he did not obtain by this means, he must ever despair of acquiring. And, he could assure the honour-

able gentleman, this mode of becoming a wit, was neither so chimerical nor ludicrous as it might at first appear. The late Lord Chestersield had laid it down as a maxim, that, the only possible process by which a Dutchman could become a wit, was by being bit by a mad dog:—and so ambitious were a late Burgo-master at Amsterdam, of being distinguished by this shining accomplishment, that with great courage, he submitted to this alarming operation. Here, then, was an incentive, an example, and encouragement for the honourable gentleman; and he could never suppose for a moment, that an Englishman would yield the palm on this or any other occasion to a Dutchman!

The honourable gentleman had stated his receiving letters from feveral shepherds, thanking him for introducing a tax on dogs; and lamenting the losses in most plaintive and pathetic strains. They had addressed him poetically, in this epistolatory strain:

"The dogs, my sweet swain, do our fleecy sheep kill;"
to which the honourable gentleman might reply---

"I am ready to cry, both for them, and my bill."

The honourable gentleman had inviduously afferted, that a dog consumed as much as would maintain a child: surely he did not recollect that the people of this country were of a moral and religious disposition; that they read the scriptures, where it is enjoined, "Not to throw the children's meat to the dogs." None but Jacobins would disregard this holy precept: he believed the English children were better fed and taught than any other children in Europe; and more of them died, he could considently affent, from repletion than inanity.

It had likewise been asserted, that in Bath, a resolution had passed to assord no relief from the poor's rates to any person who kept a dog; and if this were true, the people at Bath must indeed be very ungrateful; for dogs were essential domestics in that city, as dinner could not be dressed without their assistance. Many gentlemen in the House must remember the anecdote mentioned by Smollet, when the whole corporation were reduced to a state of starvation and distress by tying up the turn-spit dogs for a whole day, and preventing the Mayor and Aldermen from dining at their usual hour.

The loyal people of Bath surely could not forget the obligations they owed to dogs, and if he had the honour of representing that celebrated city, he should be particularly anxious to obviate the indignant impression which such a Robeseprian resolution would excite, as it offered a premium to the poor to assassinate their dogs, as a necessary qualification (superadded to poverty) to intitle them to public charity.

It had been afferted in the course of this debate, that two or three hundred persons had been bitten at Southampton; but where was the proof of this? He understood that it was customary (especially since this bill had been in agitation) to report, that every species of infanity, from a strait-waistcoat phrenzy, to a fit of the vapours, were occasioned by the bite of a dog: he was convinced, that not one case out of fifty, said to be attended with strong symptoms of the hydrophobia, was actually sounded on fact. He begged leave to refer the honourable gentleman to a curious paper in the Philosophical and Literary Memoirs of the Manchester Society, on this very subject; a work which would have done honour to either of our Universities, if it had originated there.

Could the honourable gentleman transplant himself into the breast of a poor man, he would sympathise with his feelings; he would exclaim, in an unusual and impassioned style of eloquence, and apply the celebrated eulogium on chivalry to the canine species: "Never, never more shall we behold that generous loyalty to rank or sex, that proud submission, that dignisted obedience, that sub-ordination of the heart, which kept alive even in servitude itself, the spirit of an exalted freedom. The unbought guard of life, the cheap defence of villagers, the growl of sentiment, the bark of alarm—All gone—gone for ever."

England had always been celebrated for her breed of dogs:—
the persevering courage of her natives were even exemplifyed in the bull-dog.—Her hounds and hunters were renowned in all quarters of the globe. Homer's characteristical eulogium might justly be extended and applied to Britain:

Αργος ιππ. Εστον και αχαιδα καθεγυναικην.

He begged pardon for this Greek quotation; he did not at the moment recollect, how ill a passage from Demosthenes had been received in the House; and he wanted to speak intelligibly to the country gentlemen, who were so deeply involved and interested in this momentous question.

Mr. Courtenay then fincerely declared, he did not mean to fay any thing invidiously, or to misrepresent the arguments of the honourable gentleman. He had particularly avoided taking any notice of the preamble of the bill, which had been ridiculed with such pointed wit, and severe raillery, by an honourable gentleman (Mr. Sheridan). For his part, he was rather inclined to apologise and defend the introducer of the bill on this point:—At sirst, he owned he seemed rather absurd—in a studied preamble to say—that the bill was designed to preserve His Majesty's subjects, their cattle, and property, from the effect of canine madness.—But

it should be considered, that the honourable gentleman had extended his studies and researches far and wide—before he introduced his bill into the House.—The idea was taken from the work of a great philosopher and traveller, the Baron Munchausen, who, among many strange and singular adventures, mentions the being disturbed one night by a dreadful noise in his wardrobe, and on rising to examine into the circumstance, had discovered his great fur cloak had been bitten, by a mad dog, and in its phrenzy, had communicated the contagion to coats, waisteoats, and breeches indifferiminately. The Baron, after using all gentle and soothing means to compose the insurrection, was at last obliged to send for a member of the faculty—two or three Middlesex justices—a troop of constables, to take the rebellious wardrobe into custody, and to bind them over to their good behaviour.

Mr. Courtenay faid, he was not an absolute determined enemy to the principles of the bill;—but if the cottager's dogs were not exempted from the tax—it would appear as a signal for a general massacre of the species.—Was the honourable gentleman actuated by interest or ambition on the question?—Was any place to be struck out to reward this finance Minister?—Would the old Chancellor of the Exchequer constitute his friend and coadjutor governor of the Isle of Dogs—as something appropriate to his meritorious exertions on the occasion? The fondnesses—the caresses—the playfulness, and the fidelity of dogs recommended and endeared To accustom the people to look with hard-hearted indifference on the murderers of these faithful animals, might debase their moral feelings and by degrees form a cruel temper and character.—The dog was a sagacious animal, associated ideas, and formed a syllogism intuitively (he warmly wished he could say so of every member in the House) a circumstance he would mention which, justly recommended the Reverend Divine to the favour and patronage of that learned Monarch, James the First. thus proved that a hound made a regular syllogism.—I have frequently, fays he, observed in the chase, that when the pack have come to fault at the junction of three roads—that the leading hound has scented the first, then the second—and finding the hare has not taken either, has instantly followed the third full cry.— Here is the major, the minor, and the consequence, run through by the hound in all the regular modes of a fyllogifm.

It was also a fact, that dogs destroyed a great deal of noxious vermin—weazles, rats, pole-cats, &c.—and he verily believed the foxes, that were so anxiously preserved (their covers kept up at a considerable expence) and their breed encouraged for sport,

* Grainger's Biographical Dictionary.

did more mischief, than the whole persecuted species; nor could he possibly believe that the high price of bread, was owing to seeding the dogs with sheeps heads; though it had been so considently afferted by so many honourable gentlemen!

If the honourable gentleman had lately been a representative in the great and flourishing kingdom of the Isle of Man, his antipathy to the species might possibly be accounted for: he believed it was the only precedent that could be adduced for the present tax. A semale dog, (decency and decorum would not allow him to use the gross epithet in the bill,) had under the physical propensity of a sit of gallantry, collected a pack of lovers, and in consequence of a quarrel among the gallants—

---teterrima (as of old) belli causa

a violent uproar arose; the affrighted semale slew into the House of Keys, then sitting and deliberating on momentous affairs; the ravishers pursued, broke into the senate; the Speaker exerted himself, as you, Sir, would do on such an occasion, (addressing the Chair) but all in vain; several of the senators were wounded or bit;—the offending semale was committed to Bridewell by a unanimous vote; —and, from a spirit of revenge, a heavy tax was laid on dogs the next day.

If we ascend to the remotest times of antiquity, we shall find dogs the faithful companion and associate of man in toils and dangers. In a late work, which unites philosophy and poetry, "the progress of society," this generous domestic animal is thus described:

- " The faithful dog, the natural friend of man,
- "The unequal federation first began;
 "Aided the hunter in his savage toil,
- " And, grateful, took the refuse of the spoil;
- "Watch'd round his head at sleep's unguarded hour,
- "And drove the hungry tyger from his bower.
- "In deeds of death and danger led the way,
- "And bled unconquer'd in the doubtful fray:
 "Still fought, tho' wounded, by his master's side,
- "And pleas'd to save him, grasp'd his prey, and dy'd."

Virgil describes King Evander issuing from his palace with no other life guards—

Necnon, & gemini custodes, limine ab alto Procedunt, gressumque canes comitantur herilem.

Poets and philosophers have celebrated,—I had almost said the moral qualities of a dog; and it is recorded of Charles the First, (by his noble historian) that in appreciating the different merits of the several species, his Majesty preserved the greyhound, because

it has the fidelity of the others, without cringing or flattery.—
What a misfortune was it to the unhappy monarch, that his courtiers and bilhops had not more of the greyhound in their disposition;
—if they had, he might have escaped his calamities.

On these grounds Mr. Courtenay declared, he should give his hearty vote for rejecting this bill.

Sir ROBERT SALUSBURY approved of the bill.

Mr. Chancellor PITT said, he rose merely to explain the vote he was to give that night. He confessed that he had never been very friendly to this bill, and he concurred in almost every thing that had been urged against it, so far as this particular measure was He was perfectly in earnest with regard to a tax upon dogs as an object of revenue. He never could agree to an indifcrimate sum, to be levied equally on all dogs, and he had been the first to propose a different mode of imposition. fidering the subject, he was now convinced that it would be best to exempt entirely the unaffessed houses, unless where more than one was kept, and where it might be suspected that the dog was merely quartered in that house by persons in different circumstances, and where the species of the dog determined the purpose for which he was intended. With these qualifications, he was perfectly in earnest in a tax of this kind, as it was a tax upon voluntary expenditure, and on expence of that kind that proved the ability of the person to pay. Since it was impossible to discover a tax universally equal, it was best to take that which could be ascertained on these principles. The outline of his plan was three shillings for every dog kept in affested houses, and where there were more than one five shillings each, and three shillings for the dog of the cottager, where there were more than one. He meant to propose resolutions following up these ideas, but as he wished to have them properly digested, he intended to move them on Wednesday next, in a Committee of ways and means. It might be thought that in the mode of levying the tax, it might be proper to give an interest to the parish in order to fee it fairly paid. But when it was confidered that to impose the tax upon the poor, and at the same time commit the care of levying it to the parish, was merely putting an expense upon the people, who were, perhaps, to be supported from the poor rates, for the advantage of the poor rates; and as it was an unufual way of proportioning the furns for the poor rates which were laid upon property, no advantage would be found to refult from such a plan. For these reasons he felt himself under the necessity of opposing the bill in its present form.

Mr. LECHMERE recommended a heavy tax on fox-hounds and terriers, &c.

Mr. DENT explained.

The question being put, that the Speaker do now leave the chair, it was carried in the negative.

Mr. SHERIDAN moved, that this House will, on this day three months, resolve itself into the said Committee.

Carried.

Mr. GREY moved, that there be laid before the House an account of all sums of money granted by Parliament since the 29th of October, 1795, and expended before the 5th of April, 1796, and the statement of the service for which they have been applied.

Ordered.

The order of the day being read on the Westminster Police bill, the House resolved itself into a Committee of the whole House upon the bill.

Upon reading the first clause of the bill, which declared that the former Police act should be perpetual, a conversation arose: after which, the clause for rendering the bill perpetual was negatived, and an amendment of the Chancellor of the Exchequer, to continue it for five years, adopted.

The House having resolved itself into a Committee of the whole House, to consider farther of a supply to be granted to His Majesty,

The SECRETARY AT WAR moved, "That it is the opinion of this Committee, that a sum not exceeding 815,6731.

198. 10d. be granted to His Majesty for defraying the extraordinary expences of the army incurred and paid by the Paymaster-General of the forces, from the 15th of November to the 25th of December, 1795, both inclusive, and which had not been made good by Parliament."

Mr. GREY said it was a little extraordinary, that, in the accounts on the table, the dates of warrants, at the time the particular sums became due, of which this sum was composed, were not specified. The House ought to have these documents perfect before them, otherwise they could not know that, of these sums, many of them ought not to have been included in former accounts, when former estimates were laid before the House.

Mr. Chancellor PITT said it was very possible it might be material to lay the dates before the House in cases of this kind.—But the reason why this had not been done, was, that the whole time to which the account referred, as it stood, was little more than six weeks, and therefore perhaps the dates had not been thought

necessary. At the same time, if the dates were considered material, he had not the smallest objection to producing them.

Mr. GREY said, he apprehended that in point of sact, the expence might eventually appear neither to have been incurred or paid within that period. For he remembered an account laid before the House as this might be, and which was from the 25th of December, 1794, to the 25th of December, 1795; and afterwards it appeared, when the warrants came to be seen, that it included sums due in January, 1793, almost a year before. There were various other sums, which Mr. Grey recited, that ought to have been included in that account. He was willing to take the right honourable gentleman's word upon the subject; at the same time it was right that the dates of the warrants, when the sums issued, should appear before the House, and perhaps it would be as well not to come to this until all these dates were upon the table.

Mr. STEELE faid, that this account was only a statement of what was really incurred, and paid by the Paymaster-General, and this was the form in which these statements had always been made up.

Mr. GREY did not fay any thing against the account as far as it went, but he wanted the dates of the different warrants. These sums ought to have been stated to the House when they became due, if the Minister knew of them, that the House might be made properly acquainted with the subject.

Mr. STEELE said, that the Paymaster General knew nothing about them, except that the payments were all made within this period, and as such they were stated.

Mr. M. ROBINSON thought that if it was possible, all the dates of the warrants should be given.

The SECRETARY AT WAR said that if these dates were wanted, they might be moved for; but the accounts, as they appeared on the table, were perfectly in form, as far as they went.

Mr. SHERIDAN said, that the right honourable gentleman had not taken notice of the observation of his honourable friend. He did not complain of the inaccuracy of the account of the Paymaster General. The word "incurred" was erroncous in these cases: for it did not refer to the time when the sums were actually incurred, but when they became a debt on the Paymaster General. The point of his honourable friend was this, that Ministers knew that warrants had been issued, and the money due; that, being aware of the charge actually exsting as a charge on the public, they ought to have given to the House an account when it became due

to their knowledge. It might, appear hereafter, that the whole of these sums which make up this vote, had been incurred when former accounts were before the House, and if Ministers withheld that account they were to blame, because the House ought to have such accounts as nearly perfect as they could be made.

Mr. Chancellor PITT said, that the accounts as they stood upon the table were sufficient to justify the resolution now proposed. If the dates of the warrants were wanted, gentlemen might move for them, he had not the smallest objection to their being produced.

Mr. GREY moved that the Chairman do now leave the chair for the purpose of having the accounts perfect before this resolution was voted.

That motion was put and negatived.

The resolution moved by the Secretary at War was then put and carried.

The SECRETARY AT WAR then moved, "That it is the opinion of this Committee, that a sum not exceeding 210,1941. 14s. 11d. be granted to His Majesty for paying the expences of the Ordnance previous to the 31st of December, 1795, not provided for by Parliament."—Passed. He moved another resolution, which being agreed to, and the House resourced, the report was ordered to be received to-morrow.

General SMITH moved for the dates of the warrants as mentioned by Mr. Grey; they were ordered to be laid before the House.

Tuefday, 26th April.

The House having sormed itself into a Committee of the whole House, to consider of the Report of the Select Committee to whom the Petition of the Clerks of the Secretaries of State's Office, on the loss they must sultain in case the bill now before the House, for regulating the conveyance by post of Printed Votes of Parliament and Newspapers, shall pass into a law;

Mr. CANNING stated in the Committee, that it appeared from the Report that the Clerks in the Offices of the two Secretaries of State would sustain a confiderable diminution of emolument, were the bill allowed to pass, as it would disposses them of a privilege which they had hitherto enjoyed of franking Newspapers, and the printed Votes of Parliament; and for this loss, he submitted it to the Committee that it would be proper to grant them a fair compensation. On a former occasion, when they were deprived of one of their privileges, they got an indemnisica-

tion of 1000l. This privilege was of confiderably greater value, but they had agreed to accept of this sum, at the same time, they by no means pledged themselves by petitioning for this indemnisication, not to oppose the bill in a future stage. He moved, that the sum of 1000l. annually, be given to His Majesty, to be distributed among the Clerks in the Offices of the two Secretaries of State, as a compensation for the loss they may sustain, from this bill passing into a law.

Mr. BOUVERIE objected to the Committee voting an indem-

nification for a loss which had not yet been sustained.

Mr. Canning said, that the indemnification was merely provisional, and if the bill was thrown out, the resolution of the Committee would never take effect.

Mr. HARRISON opposed the Resolution, as a part of the bill which would saddle the country with an expence of 1000l. a year.

Mr. FRANCIS refisted the proposition upon the ground of its being informal in the House of Commons to pass a positive re-

folution upon a hypothetical case.

Mr. Chancellor PIFT endeavoured to obviate the objection in point of form. It was agreed on all hands, that it was fair and reasonable, if the bill passed, to grant the indemnification along with it. This, however, was done in the most regular mode, by voting an instruction to the Committee upon the bill, to receive a clause to this effect; and there could be no danger in this mode of proceeding, for if the bill did not pass, this clause, which would form a part of the bill, would of course, become ineffective.

Mr. CANNING urged it upon the Committee, that this was merely a provisional indemnification for a possible loss, and if the loss was not sustained, the indemnification would never be granted.

The Resolution was agreed to by the Committee, and the report ordered to be received to-morrow.

Mr. CHARLES DUNDAS moved the Order of the Day, which was, for the second reading of the bill for regulating the

fale of Corn by weight.

The LORD MAYOR OF LONDON said, he was not against the principle of the bill; but he must state that it would be impossible to comply with the provisions of it in the post of London. He must therefore hereaster propose a clause to make an exception of the port of London in the enactments of this bill.

The bill was then read a second time, and ordered to be committed to a Select Committee.

Mr. Serjeant ADAIR called the attention of the House, in pursuance of his notice, to the nature of the relief which he intended to move for in behalf of the Quakers. He did not call in question the facts on which Quakers had been imprisoned on account of conscientious and religious scruples which they had with regard to the mode of their paying Tythes. He did not mean to fay any thing as to the wisdom of such scruples. should he propose any thing that would interfere with the first rights of those to whom Tythes were due from Quakers. did he mean to proceed in any other way than he should have proceeded, had he not known what the law was in this case, and had not heard of any case of hardship on individuals. Here the learned Serjeant entered into a detail of his object in the present measure, as well as the History of Acts of Parliament as they had been made from the 7th and 8th of King William downwards. By the religious scruples of the Quakers, they could not make a voluntary payment of Tythes to any persons, however well by the law of the land they might be entitled to it, conceiving it to be contrary to the divine precepts of Holy Writ, and in consequence of these scruples they were subject to very great inconveniencies. This circumstance had struck the Legislature long ago, and therefore, an Act of Parliament passed, which had been the law for the greater part of the present century, whereby the justice of peace might make an order for sale of the defendant's goods who had been found to owe Tythes, and who being a Quaker could not make any voluntary payment; but this extended, however, only to the sum of ten pounds. It had been found, as far as it went, to answer the beneficial purposes for which it was intended. His intention was to follow up the principle of that law, but to take off the limitation which confined it to 10l. and to make it general. No inconvenience would arise from granting to the justice this summary jurisdiction, because an appeal might be had to the quarter sessions, and therefore, let the power he what it may, here it was subject to appeal, and all that he should propose to do in this part of the case, was simply to remove the restraint which confined the jurisdiction to the sum of 10l. There would, however, still remain a case, to which the remedy of the act he alluded to did not apply, and that was when the title was in quef-That he proposed to be tried in a court of law, like other titles, and when the question of title shall have been settled, then the mode of obtaining the dues on that title shall return again,

and be subject to the same summary jurisdiction, as if the title had never been in question at all. This would produce the whole remedy upon this branch of the case. He should propose farther to remedy another defect, with regard to the inforcing payment of tythes, that where the party had not goods sufficient in one county, that wherein he shall dwell, to pay all that should be due for litigating the issue, a sequestration shall be issued against his effects, as in other cases, until the demand shall have been fully fatisfied. The only beneficial effect of all this would be, that the plaintiff who shall sue for and recover his tythes, shall not be at liberty to make his election and imprison the defendant, while fuch defendant shall have goods enough to fatisfy the demand, because in that election consisted the hardship against the Quaker, for if he was imprisoned for it, he must either be confined for life, although he may have goods to pay, or give up his conscience, and do a deed which he thought against the law of God. Such the Quaker considered the act of voluntary payment of tythes. All they therefore asked was, that while their goods were sufficient to pay tythes, such goods might be taken from them, and that no person claiming tythes from them should have the power to imprison them instead of taking such goods. If the House thought that the provisions which he now stated would be expedient, he was perfuaded that the justice and humanity of the House would readily adopt them. None of the rights of property were here invaded; on the contrary, they were protected. Here the learned Serjeant quoted the precedent in an infolvent Act, by which the principle which he now brought forward was established, to shew there was no innovation in the law by what he intended to propose in the Bill, should the House give him leave to bring it in. He had stated thus much of the object for which he meant to move for leave to bring in the bill, because he did not wish to waste the time of the House by bringing in a bill, the nature of which the House did not know, and which afterwards they might think necessary to reject. If he thought it to be of that description, he would not move for it. Having stated this, he should Tay he had stated all that the Quakers desired to be stated on their There was, however, another subject which, although the Quakers did not desire it, (some sew, indeed, desired otherwise) he This was the present refound it his duty to state to the House. striction in taking the affirmation of Quakers. By the law as it Mood now, they could not be examined on their affirmation in any He was not able to see the wisdom of the disbut civil actions. tinction. By examination of them on affirmation in civil cases,

the benefit of their testimony was confined to the interest of private individuals, who are the suitors of the Courts of Justice. By taking their affirmation in criminal cases, the public would be benisted by their testimony. He had known some important failures in the administration of justice in consequence of this restriction. He should, therefore, propose that Quakers should be examined on their affirmation in criminal cases, subject as now they are in civil cases to all the consequences of perjury. These were all the points which he intended to be comprehended in the measure which he had the honour to submit to the House. He then moved "That leave be given to bring in a bill for the farther relief of the people called Quakers, as to the imprisonment of their perfons, and for making their solemn affirmation receivable in criminal cases."

Mr. WILBERFORCE seconded the motion, and expressed his hearty approbation of the principle which actuated his learned friend.

Mr. FRANCIS was as defirous as any man to give every possible relief and protection to persons who were really and sincerely serupulous, in a religious sense, about paying tythes. His doubt was, whether, in some cases, these scruples may not be professed where they are not seriously felt, for ostentation or for merit, in hopes to pass for victims or martyrs with their sect: and then, generally, whether it may not describe consideration how far it may be safe and prudent for the Legislature to encourage the profession or plea of religious scruples against obedience to the laws; how far that indulgent principle ought to be carried, and by what general limits it ought to be confined in its application. With respect to the other object of the learned gentleman, viz. "to accept of the affirmation of Quakers in criminal cases, as it is at present in civil suits," he gave it his entire approbation. Undoubtedly the public ought to have the benefit of their evidence as well as individuals. confided very much in the learned gentleman's learning and judgement; and, he hoped, he will take an opportunity of giving the House his thoughts on the principle of the question generally, that is, on the indulgence due to tender consciences, when opposed to positive laws, and how far it should be extended.—In the mean time, he agreed with the learned gentleman entirely in his present views, as far as they go, and heartly approved of his bringing in the bill.

Mr. MARTIN thanked the learned gentleman for this proceeding, and joined with him most heartily. He was happy that it fell into such able hands, to do justice to this deserving and meritorious body of people.

Mr. Chancellor PITT observed, that he should also be unwilling to give extraordinary indulgence to scruples that are not sincere, but he wished to observe that there was no temptation here for perfons to pretend to scruples falsely, for by so doing they would be subject to much more rigour with regard to tythes than if they did not pretend to them. He thought, therefore, the number would not be great, of those who pretend to scruples which would subject them to inconvenience.

Sir WILLIAM DOLBEN approved highly of the proposed regulations, and thought they would be equally beneficial to the Quakers and those entitled to tythes. He hoped, however, that time would be given to consider the subject maturely.

Mr. LECHMERE said that the Quakers were a most orderly and quiet set of people, and highly deserving any immunity that would render them comfortable. He had never heard that any Quaker who had behaved well had been under the necessity of applying to the parish, or reduced to seek relief from subscription.

Mr. WIGLEY believed the scruples of the Quakers sincere, and he expected the greatest advantages from the bill proposed.

Leave was given nem. con. and Mr. Serjeant Adair, Mr. Wilberforce, the Attorney General, and Mr. Abbot, were appointed to prepare and bring in the bill.

The House resolved itself into a Committee of the whole House, on the slave carrying bill.

Mr. WILBERFORCE said, that what he now meant to propose went merely to make some alteration in the number of slaves that were carried, in order to prepare the islands for abolition, which was so great an object with many. He wished to render the slaves somewhat dearer, in order to encourage the good treatment of them, and to prevent any new settlements of them being formed. By this means a total abolition might be effected in the manner most desired by many gentlemen in the House. He therefore would move that the number of slaves to a ton should be limited to one for every ton, when the tonnage of the ship was 200, and sour for every five ton above that quantity of tonnage. And likewise that no more ships should be allowed to enter into the trade than those now engaged in it; and he proposed that the blanks in the bill should be silled up with that proportion. He said, he hoped that this would amount eventually to a prohibition.

General TARLETON was surprised, he said, to find a motion

of this importance brought forward at this late period of the session, as it was in sact tantamount to a prohibition, as those sew restrictions would render the importation of slaves so expensive, that the merchants and planters would not be able to fill up the chasms to which the honourable gentleman adverted. There was no complaint of cruelty against the captain or sailor to justify, in his opinion, those new restrictions

Mr. JENKINSON considered the motion, if carried, as nothing more than a tax on slaves: he professed himself to be well inclined to any matter of regulation, but was decidedly against any measure that went to abolition. He wished that the African ships could be sent under the charge of an Admiral, who might superintend the conduct of the captains of vessels, and also that there should be Governors fixed in particular places on the coast of Africa for a similar purpose.

Mr. RYDER was for the proposed regulations, he did not understand that the slave carrying bill had produced the desired effect to a great extent. He said, that from a paper which was put into his hand by an honourable friend (Mr. Rose); for the last three years, the loss per cent in the importation of slaves from the coast of Africa, by mortality, was estimated at 16 the sirst, 17 the second, and 18 the last. The diminution therefore of the mortality, by allowing greater tonnage, would be an advantage instead of a loss to the merchants and planters; and he conceived this the most lenient of all other modes of accomplishing an abolition.

Mr. ROSE did not object to the regulation respecting tonnage, if it would prevent mortality among the slaves. He said that the paper alluded to, had been put by himself into the hands of the honourable gentleman; but the number of deaths had not been fairly stated, as it was only in the slaves from certain parts, that the mortality was so great as described. In some it had only been 4 per cent., some one; so as little to exceed the ordinary calculations of mortality among other men.

General TARLETON said, fince a paper was alluded to, on which argument was founded, it should be properly brought before the House.

Mr. DUNDAS said; that he had never seen the paper that had been mentioned, and if any argument were to be sounded on it, it should be regularly inoved for. He perfectly concurred in the object of the propositions so far as they went to improve the situation of the middle passage, but he was startled when he heard that they were directed to abolition. With regard to the prohibition of new ships emering the trade, it must depend upon the fact, whether

many new ships had lately entered, or whether the present ships were old in the trade and would soon be unsit for service. His approbation or disapprobation would be regulated exactly as this sact turned out. He thought, since they were at variance in their statement of sacts, they should wait for correct information. He cautioned the honourable gentleman (Mr. Wilberforce) against attempting indirectly to effect the abolition, or loading the present bill with clauses that would occasion opposition that might prove satal to it both in this and the other House, and thus deseat a measure about which all were agreed, and from which much advantage had accrued.

Mr. BARHAM opposed the propositions, and stated that the islands would not be averse from abolition moderately and prudently conducted.

Mr. FRANCIS said, he would give his cordial assent to any measure that would ameliorate the condition of the unfortunate Africans. From a cursory view of the statement, he drew an average, that mertality was at least a loss of nine or ten per cent. This was an argument that should induce the House to reconsider the fact; for if a saving occurred by the diminished mortality, that saving would recompone the planters and merchants for what they might suffer by any additional expense. Mr. Francis said that from the average in the cargoes of ships from all parts of the coast, the average of deaths was 6 per cent. He did not think that the propositions went to abolition.

Mr. Chancellor PITT faid, that his honourable friend did not intend by these propositions indirectly to aim at abolition, for he believed such a design as that of effecting it, by any indirect means, would prove nugatory. The planters certainly had an interest in the lives of the slaves, and this motion was for the humane purpose of saving their existence. The convicts in this country, whom our laws had adjudged guilty, and deserving of comfort, were more comfortably transported than those wretched slaves, whom we could not presume to recognize in a guilty point of view.

Mr. DUNDAS wished the paper to be laid on the table, on which a good deal seemed to be sounded, and that the chairman should report progress, that they might be able to take up the subject with sull information.

Progress was accordingly reported, and the Committee to starther on Friday:

Mr, ROSE then moved that an account be laid before the House of the number of flaves shipped and landed in the West-India Mande, stating the numbers that had died, and the particular parts of Africa from which they were shipped.

Mr. ROSE observed, that the account could not be accurate, but with regard to Jamaica, by reason of the situation in which the other islands had lately been.

Sir W. DOLBEN said that he saw great inconveniences arising from the African trade being in the hands of individuals, and would take some opportunity this session of stating his sentiments on this subject to the House. He was an old man, but he hoped to have an opportunity, before he departed this life, of giving his vote again for a total abolition.

Several public accounts respecting the number of ships employed in the slave trade, and other particulars relating to the same, were presented to the House, and ordered to be laid on the table.

The House resoved itself into a Committee on the bill for allowing a certain duty on the stamping of the lining of hats to be granted to His Majesty.

Mr. MARTIN asked if a person wearing a hat without a lining

was liable?

Mr. ROSE said the words were for any person wearing a hat without a lining properly stamped.

Mr. W. SMITH asked whether a person getting a hat new

lined would be liable to the tax?

Mr. Chancellor PITT said, that those who paid the tax to any considerable amount were not likely to be in the practice of new lining their hats; and where the hat was of inserior price, economy would not be obstructed by the trisling additional duty.

A clause was brought up, by which the owner of a hat is com-

pelled to prove that his hat paid the duty.

The House was then resumed, and the report ordered to be received to-morrow.

The loan-bill Committee was deferred till to-morrow; and General SMITH recommended to the Chancellor of the Exchequer a clause to prevent the Executive Government from raising certain sums, which the wording of the Resolution on which the bill was founded, seemed to imply, contrary to what was the intention of the House.

Mr. Chancellor PITT replied that it was for this reason he had deferred the Committee.

Wednesday, 27th April.

Sir WATKIN LEWES moved for leave to bring in a hill to enable His Majesty to license as a summer theatre the house in Wellclose-square, in the liberty of the Tower Hamlets.

Mr. MAINWARING observed, it would be extraordinary if Vol. XLV.

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the House should agree to passing a bill of this kind, after they had refused the very same thing, when he moved it a sew years ago. At all events such a matter as this deserved much more consideration than could be expected to be given to it in so thin a House; and at least he hoped the worthy Alderman would postpone the consideration of the motion for a sew days, and therefore he moved that the debate upon this subject should be adjourned to Monday next.

Sir WATKIN LEWES thought it a little extraordinary that the honourable gentleman, who had been so strenuous an advocate for the measure some time ago, should now be so ready to oppose even its introduction; however, he had no objection to its being discussed in a fuller House, and therefore he should not oppose the adjournment of it to Monday.

The Report of the Committee for allowing 1000l. a year between the Clerks of the Secretary of State's offices, as a compensation to them for the loss they may sustain in consequence of the passing of a bill now depending for the regulation of printed votes of Parliament and newspapers, was brought up and read.

Mr. JEKYLL had no desire to oppose the granting of this compensation, but he wished to be informed whether the Report of the Committee who took into consideration the subject of the salaries and emoluments of these gentlemen, had ever been considered and acted upon by the Executive Government.

Mr. Chancellor PITT answered the affirmative, and said, that many of the recommendations of that Committee had been acted upon. Some things had been done contrary to the opinion of those Commissioners, but on the whole the Executive Government had done what appeared to them to be the most beneficial for the public, and many very salutary as well as economical regulations had taken place in the Post Office.

The resolution of the Committee for this conditional allowance to the Clerks was then read and agreed to.

Mr. Chancellor PITT then moved the order of the day, for the House to resolve itself into a Committee of the whole House to consider farther of ways and means for raising a supply.

The House having formed itself into a Committee accordingly,

Mr. Chancellor PITT said, that he would only trouble the Committee with two words upon the proposition which he meant to submit to them, instead of the bill for a tax on dogs, which had been thrown out. On every assessed house, where there was a spaniel, setter, or greyhound kept, he proposed that a tax of sive shillings should be imposed on every such dog. In every assessed house where a dog of any other description was kept, he would pro-

pose, that the tax should be only three shillings, except where more than one was kept, in which case it should be sive shillings. That a poor person, not paying assessed taxes, and who kept only one dog, should pay no tax for such dog; but if he kept more than one, he should pay three shillings a year for each dog. Or if he kept a greyhound, hound, pointer, setter, or spaniel, he shall pay sive shillings for each of them. And that the whole produce of these taxes shall be brought to the public revenue.

Mr. DENT objected to the idea of unaffessed houses being allowed to keep a dog without paying the tax, as such regulation would render the tax useless as a source of revenue, while it would not diminish the increasing evil of hydrophobia, arising from the vast number of dogs.

Mr. JOLLIFE opposed the Resolution, on the ground of its tending to impose a partial tax.

Mr. BUXTON was averse to the plan of the Chancellor of the Exchequer.

Captain BARCLAY was afraid that exempting the poor from paying the tax, would be attended with bad consequences.

Mr. COURTENAY professed his warmest approbation of the resolution. It was not, indeed, so comprehensive as Mr. Dent's bill had been, and he accounted for that circumstance in this way, that the present was the production of a wary experienced financier, whereas the other was the proposition of a raw adventurous speculator, who, in the heat of his fancy, was apprehensive of a hydrophobia extending even to his property. He had confidered for some time, after he saw the last bill, where its author could have found the idea by which it was suggested. After ruminating for a long time, it occurred to him that he might have found it in the 110th page of Baron Munchaussen's Travels, where the Baron tells a -story, that one night being disturbed in his sleep, he rose and went into his wardrobe, where he found that his fur cloak had been bit by a mad dog; that it had communicated the infection to all his other clothes, and that his whole wardrobe was in such a state of tumult, that he was obliged to fend for a Justice of Peace to quell the riot. This story, however, he could have informed the honourable gentleman, was only meant as a joke by the Baron.

Mr. DENT replied, that if the honourable gentleman would erect a stage in Bartholomew Fair, and take another gentleman (Mr. Sheridan) who had sported his wit upon the bill on a former night, for his Merry Andrew, their joint efforts might bring them a good deal of money.

Mr. COURTENAY hoped that Mr. Dent would never be re-

duced to fuch a fituation, for though he himself might make some money, he was afraid the honourable gentleman would starve.

Lord SHEFFIELD was adverse to the exception in favour of the poor, because the comfort of a dog was very inferior to those of more importance to them, which they were denied.

General MACLEOD asked if the produce of the tax was expected to fall short, or to exceed the former estimate of 100,000l.

Mr. Chancellor PITT replied, that he expected it would confiderably exceed that sum, as by the present resolution he had taken nothing from, but on the contrary, had added considerably to the means on which he had formed that estimate.

Mr. SOMNER moved as an amendment to the resolution, that all dogs, whether kept in assessed or unassessed houses, shall pay a tax of three shillings.

The Committee divided,

For the resolution, 52; Against it, 29.—Majority, 23.

The House being resumed, the report was ordered to be received to-morrow.

Mr. Serjeant ADAIR brought up the bill for the relief of the respectable Society called Quakers.

Mr. I. HAWKINS BROWNE expressed a wish, that some clause might be introduced in the bill, to exclude those from the benefits of the bill who may call themselves Quakers, as many who were excluded from that community, might assume the character in order to avail themselves of the bill.

Mr. Serjeant ADAIR said, that he would consider himself obliged by any information which any gentleman might please to give on the measure, but observed, that those who put themselves in that situation, would place themselves in one much worse, by such an assumption of character, than any other subject in the country, Quakers alone excepted. Besides, the same penalty would attach to a breach of their assirmation, as attaches now to the breach of another man's oath.

The bill was ordered to be read a second time on Monday, and printed for the use of the Members.

The House adjourned.

Thursday, 28th April.

The report of the Committee on the Hat-duty bill was brought up.

Mr. SMITH considered it not so much a duty on hats, as on hat-linings. He said he had conversed with a number of dealers in hats by retail, who were of one opinion, that the duty would be

evaded, unless the stamp was put upon the hat itself, by the hatmaker at the dye-house. He also objected, that as about threefourths of the hats sold were relined, which lining did not cost above 1s. and as the duty upon this lining would be 2s. this would be in fact to make gentlemen pay the duty over again for the same hat, as often as they had a fresh lining, which he apprehended was not the design of the framers of this bill.

Mr. Chancellor PITT stated, that the idea suggested by the honourable gentleman of stamping the hats was the original intention when the Hat Duty was first proposed, but that it had been given up in consequence of the remonstrance of the hat manusacturers, that, by injuring the hat, it would affect their trade. The plan of fixing the stamp upon the lining rather than the hat could make no difference to the wearer; and if, as the honourable gentleman had suggested, they were chiefly the finer hats which were new lined, such gentlemen as had their hats re-lined and dressed to look like new ones, could think it no great hardship to pay the duty of two shillings.

The bill was then ordered to be engrossed, and read a third time to-morrow.

Mr. Chancellor PITT moved, that there be laid before the House an account, stating the amount of all the navy and transport bills from the 1st of February 1795, to the 30th of December 1795, with the interest on the same up to the 5th of April 1796. When these accounts were laid before the House, it was his intention to make a motion for funding the bills.

In a Committee of the House on the Landed Estate Succession duty bill, Mr. Sylvester Douglas in the chair,

Mr. SHERIDAN wished to know, whether this tax would affect, in its operation, persons resident in this country, and leaving legacies, who might have their property in the French, American, or other foreign sunds?

Mr. Chancellor PITT replied, that there was no great danger to be apprehended from any present inducement for persons to place money in the French funds; and as to other foreign funds, when the expences of commission, &c. were considered, it would more than counterbalance the advantages to be expected, with a view of avoiding the operation of this tax.

The House being resumed, the bill was ordered to be printed, and to be taken into consideration on Thursday next.

On a motion that the House do resolve itself into a Committee on the Curates Maintenance bill,

Mr. JODDRELL said he was of opinion that this was of the

nature of a money bill, and, as such, that it ought to have originated in that House, and not in the House of Lords.

The SPEAKER declared he did not think the present bill was one of that description which would render its originating in the House of Lords any infringement on the privileges of the House of Commons. It laid on no new impost, but merely empowered the Bishop to ascertain the distribution of the money to be allotted for the better maintenance of the Curates.

General SMITH declared that he was not against the principle of the bill, but at the same time had his doubts whether this did not partake of the nature of a money bill, inasmuch as it went to empower the Diocesan to lay a new burden upon the Rector by increasing the salary of the Curate.

The SPEAKER stated, that if any gentleman entertained any doubts upon this point, he would submit whether it would not be adviseable to defer the farther consideration of this bill to another day, as he wished the House to be fully satisfied upon the subject.

The Committee on the bill was then deferred till Monday next.

Mr. Secretary DUNDAS moved, that the adjourned debate be resumed, on the motion, That there be laid before the House an account of the number of men destined for the West Indies, to serve under Sir Charles Grey, in the year 1793. The order of the day being read,

Mr. Secretary DUNDAS said, from the manner in which this fubject had come before the House on another occasion, and the manner in which it was then debated, it must be naturally expected that he would enter into an extensive consideration of the business. Circumstanced, therefore, as he was, he found it necessary for him to trespass on the patience and indulgence of the House longer than he would have otherwise wished. With regard to the particular motion before the House, he had certainly no objection; but, in agrecing to that, he did not conceive himself bound to acquiesce in feveral others which had been moved by the honourable gentleman, who, on a former night, commenced the debate. The detached and defultory manner in which this debate had been conducted, and the many infinuations thrown out against His Majesty's Ministers, must call on him to argue the matter on a more extensive scale than he otherwise intended, in order to manifest that no blame whatever attached to Administration, or to those who conducted His Majesty's Councils. In doing this, he did not despair of shewing, to the satisfaction of the House, that at no one period since the commencement of the war to the present instant, was any one inhance of neglect imputable to the Executive Government of this

Country. He hoped, therefore, that the House would excuse him in prefacing his motions by entering into a detail of facts, as far as related to the war in the West Indies. Upon an accurate review of what had already passed, he had the satisfaction to find himself confirmed in the ideas he formerly entertained; and he should confider himself wanting in his duty to himself and to the public, if he did not endeavour to lay before them reasons for that opinion. was obliged, therefore, to remind the House of the insufficiency of force which this country possessed at the commencement of the war for the extent of operations necessary to be carried on in different quarters, and he wished to impress it on the minds of his audience, that at all periods the exertions of this country had been proportioned to the means. So much care had been taken of the West Indies, that even at the commencement of the war, when a few thousand troops constituted the whole defensive force of the islands, our troops there were augmented by a regiment from Gibraltar, and another from Nova Scotia; and, from the first appearance of hoftilities, such orders were given as enabled us to capture almost the whole of the valuable possessions of the enemy in that quarter.— The war began in February, and in April or May, from the orders that had been issued, we acquired the possession of Tobago. did not quote this, in order to boast of any very great exertions on our part, because our success was aided by the general disposition of the inhabitants, who were eager to shake off their allegiance to the French, but in order to shew that we neglected no opportunity of conquest. We soon afterwards received accounts of the surrender of St. Pierre and Miquelon, which, though they required but small exertions, as our means were then small, tended, however, to prove that there was no omission of any opportunity of advantage. did not choose to dwell upon other subsequent successes; he would only mention, though he would not dilate upon, the steps taken by Ministers for that purpose, the universal conquest of the possessions of the enemy in the Eastern parts of the world. The very limited force which the Constitution allowed for the internal protection of the country in time of peace, rendered it almost impossible but that some time must elapse before operations could be commenced with effect; but, as early as the end of the year 1793, preparations were made for the expedition under the command of Sir Charles Grey. The force, which it was originally intended to fend out under that General, amounted to 10,000 men; but that force was afterwards diminished to 6000, which, with the troops in the West Indies, made together a force of 11,000 men. It was unnecessary · for him to enter into a detail of the events that occurred in conse-

quence of that armament; it was sufficient to say, they were of a nature not eafily to be forgotten. But, however, he begged to obferve, that Ministers, having judged it necessary to withdraw 4000 men from the troops destined for that expedition, certainly did not expect the same extent of service as if Sir Charles Grey had been furnished with the force originally proposed. That General was accordingly told, that as the force was limited, in the same proportion was the expectation of service decreased. He mentioned this circumstance for two reasons: first, in order to prove, that though Administration found it expedient to withdraw a part of the force, .they did not impose so unreasonable a task upon Sir Charles as to ask for the same service as if he had the whole; and he mentioned it also from the regard he always should entertain for that gallant Officer, to shew, that what was not expected from him he performed, and that, with a diminished force, he atchieved conquests which even the most sanguine mind could never have hoped Sir Charles Grey certainly disappointed Administration, not in doing less, but in doing more, than they could have expected from the force under his command. He felt much pleasure in flating this, because he never would, while he had a scat in that House, omit an opportunity of doing justice to the meritorious services of that gallant officer. The event of that campaign was known to every body; it ended in the conquest of all the possessions of the enemy in that quarter of the world. Soon after Sir Charles failed, favourable accounts were received from St. Domingo, which afforded the prospect of making an impression there, which gave, rise to a correspondence between him and that General. He mentioned that as a thing in contemplanation, that he might be able to fend two more regiments, for the service of the Leeward Islands. He begged here distinctly to state, that after the conclusion of that campaign, which terminated in the month of May, Sir Charles Grey entertained no uneafiness whatever for the security of the conquests he had made; that he was confident of retaining them, and in that state of mind he was in the beginning of June, when he heard of the attack made by the French upon Guadaloupe.-He was defirous to express himself distinctly upon this point, because gentlemen on the other side seemed anxious, the other day, to put words into his mouth upon this part of the subject, which he never used. But he would say more, at that very period, when he stated Sir Charles to be under no uncasiness for the safety of the West Indies, he had no expectations of reinforcement, farther than the one or two regiments he before mentioned. He admitted, that in April, 1794, Sir Charles did express a wish for the reinforce-

ments; but in his (Mr. Dundas's) answer, he did not lead that General to look for any reinforcement before the month of November; therefore, in the opinion he gave of the lafety of the islands, he was not actuated by the hope of any reinforcement before that period. Worn out by great exertions in such a climate, Sir Charles wished, after his conquests, to return to England for a certain period of time, and actually prepared to do fo. -- He hoped that gentlemen would not attempt to put an improper colour upon this part of his speech. He knew that such was the gallantry of that General, that he would not have thought of returning to England, if he imagined there was any danger in the West Indies; for even-after leave had been given him to return, some new difficulties arose in the West Indies, and he directly put off his return. When Sir Charles was making a circuit of the islands, preparatory to his return, he received an account of the attack upon Guadaloupe, and he and Sir John Jervis immediately haftened to the post of danger. -He made his arrangements for an operation of a very important nature, which unfortunately failed. The House had heard of the bad success of the troops under the command of Lieutenant-Colonel Doyle, and to that failure were to be attributed, perhaps, our subfequent misfortunes. He did not choose to enter minutely into the causes of that failure, fince the best and ablest men are liable to fuch disafters, and because he would lay Sir Charles's own account of it before the House. After this, having taken such steps as appeared to him sufficient for the security of that island, he came 2Way.

But he should observe here, that Sir Charles sent a detachment of two regiments to St. Domingo, and that afterwards he fent another regiment. He was at that time Commander in Chief, and of course could have used his own discretion upon that point. was clear as the fun at broad day, and, to put it beyond a doubt, Sir Charles Grey did retain a part of that reinforcement, the 35th regiment: And why did he retain it? Because he had formed an intention of going down to conquer the settlement of Cayenne, which the moment he heard he could not do without a larger body of effective men than he could muster, he used his own discretion again, and fent that regiment after the other three. In doing so, he acted as a man of sense, and as a man of honour, and as zealous for the service he was engaged in, and he defied any one to draw an infinuation to the contrary. In the course of the summer, however, Sir Charles Grey stated the necessity of reinforcements; but gentlemen were thoroughly misinformed if they thought Sir Charles Grey founded that demand on the idea of the insecurity of the

islands. No! Warmed by conquest, and desirous to add fresh laurels to those he had already won, he meditated a descent on St. He stated his demand for that purpose, and in this fituation matters remained when Sir Charles Grey went from the island of St. Christopher's to Guadaloupe, where he experienced all his disappointments and vexation. That was the first and only time Sir Charles Grey sent for reinforcements for the security of the islands. His letter bore date of the 11th of July, and it arrived in England on the 18th of August. Here he desired to call the attention of the House to this urgent requisition, first made by Colonel Coote, and next by Colonel Dundas. Before he began to state his observations, however, upon the requisition, he begged to bring under their view the whole circumstances of the case.— Upon the failure at Point au Pierre, Sir Charles Grey wrote for a reinforcement of 6000 men, 1200 or 2000 of which he requested - to be sent out as speedy as possible. At this time the whole of the British forces in Great Britain amounted to no more than 17,475 men, including the fick; yet, notwithstanding, no exertion was omitted in order to give a complete answer to the requisition. The number of effective men was somewhat under 17,000.

rive of the	peit of t	ne regime	nts were	empioyed as	Men
marines or	n board the	fleet, com	prifing	-	3386
The garrison	at Gibral	tar contain	ed —		5259
A great body	of guards	was on the	e continer	nt, to the num-	
ber of					2911
				•	

So that, every	fpecies of	force included,	there were to	o be
deducted		Constitute	-	11,556

The remainder were in England, and now he begged the House to attend to the measures pursued.

On the 17th of August he sent	-	600
On the 25th of August —	-	2417
On the 4th of September —	-	1700
On the 14th of September		4000
And on the 10th of April, from Guernsey		500

Making in all 9217

So that he did not lose an hour in sending out the 6000 men re-At the same time that he provided these 9217 men, he provided for the service of St. Domingo also, because it hung heavy on Sir Charles Grey's mind, although he was aware that he had not done enough.

On the 4th of September he sent to St. Domingo	I 200	
On the 19th of September — —	1800	
On the 21st of March. —	964	
And on the 23d of May —	2319	
Making in all, to St. Domingo		
So that, adding the reinforcement to the force in the Lee-		
ward Islands, of —	9217	
The fum total would be	15,500	

These measures were taken immediately; and he hoped, from a fair and candid consideration of the subject, that gentlemen would allow he had made an extensive provision for the service of the islands, and that he should be no longer accused of criminal neg-16Ct. Having put the troops on board the transports, and made every arrangement necessary for their embarkation, it could be hardly imagined that he should capriciously detain them. was indeed not impossible but that he might have given improper orders so as to occasion their delay; but after he had given orders for transports to convey them, and for convoy to escort them, when a pressing service demanded their assistance, and his whole heart and soul were engaged in the object of the expedition, he trusted to the candour of the House for his exculpation. The first detachment sailed in October, but afterwards put back on account of contrary winds. He might entertain some unreasonable dissatisfaction in consequence of this unfortunate delay; but when he examined the journal of the convoy, and found the winds fo contrary that the transports could not really proceed, he acknowledged the officer to be entitled to more credit than he was willing to admit in the first instance. Orders were given them, that they should sail the moment the wind changed, when the French fleet left Brest, and put to sea. This was in December, and when our own fleet, after having been cruifing about the Channel all the summer, endeavouring to draw the enemy, but to no purpose, had returned into At this time, he said, the French fleet came out harbour to refit. of Brest, and blocked up our ships in their own harbour. Now they came out of Brest, in order to do what? To capture that very convoy, to be fure; and therefore orders were given not to fail with means of defence so limited. If Ministers did wrong in isfuing those orders, they were responsible for it; but he reminded the House that this transaction happened at an early period of the war, at a time too when we had a fleet in the Mediterranean, and

another in the West Indies. He observed, that a detachment, however, did fail, to the amount of 5000 men, which was afterwards obliged to disembark four regiments; the remainder sailed on the 15th of February, under Admiral Parker. Orders were given also about the same time for troops, to the amount of between 2 and 2000 men, to sail from Gibraltar, who arrived much sooner than they were expected. So that, upon the whole, the reinforcement was equal to what the most fanguine mind could look for. Three regiments were also ordered from Flushing, and four from the army of the Duke of York; but, out of the three regiments expected from Flushing, they were disappointed of the 74th, which had gone to join the army of the Duke of York before the orders arrived; and the winter of 1794 rendered it impossible that any part of his Royal Highness's army could go. Yet, notwithstanding all this, not a shadow of blame was imputable to Ministers. He admitted that the principal disappointments had been occasioned by the impossibility of sending reinforcements to the West Indies, and that those disappointments tended to blast the whole of the campaign of 1795, and to defeat the views which were then entertained of recovering Guadaloupe, preserving St. Lucia, and guarding against the attacks and calamities which had befallen the islands of St. Vincent and Grenada; but still he would insist that this delay proceeded from no neglect of exertions in himself, or his coadjutors in office. He had sometimes heard Ministers accused with patience, and oftentimes with anger. When he preserved filence, it was be--cause the public service would not admit any attempt at exculpation, and if he lost his patience, it was to be attributed to circumstances of provocation, which no man scarcely could resist. He now left the House to judge, whether he had ever shunned inquiry from personal apprehensions; and having gone through the whole of the statement necessary for the conduct of 1794 and 1795, he came now to speak of the last expedition, which, as it was in some degree pending, he must mention with more reserve.

About the beginning of the year 1795, it became necessary to form a plan for the campaign of the next season, which, from the situation of Guadaloupe, St. Vincent's, and Grenada, was extremely difficult. But in forming this plan, it became necessary to take into consideration another important event which then took place, viz. the conquest of Holland by the French. Judge then what Ministers were to do in the competition of services. At that critical period, the whole force in this country that could be applied to any active and foreign service was not more than betwixt 3 and 4000 men, though he knew there were more than that number upon

susper. This country was never afraid, though it may have been It may have been sensible of its danger, which was an act of prudence, and such was its apprehension then. It was not therefore adviscable to send any considerable force from it at that period; but in the view of securing the Cape of Good Hope, he did advise His Majesty to send 3 or 4000 men to that quarter. expedition had been unsuccessful, he was aware that his advice would have been deservedly considered as rash, and unfounded; but fortunately the reverse had happened. That attempt succeeded. They unlocked the door of the East Indies-they took the key, and he hoped would always keep it, and that no man would venture At the end of May, or the beginning of June last, to give it up. there did not remain an efficient force in the country to fend to the West Indies: the army on the continent had not returned, and without the aid of this force, it was impossible to carry on offensive Upon the return of the Duke of York's army operations there. in June last, the remainder of 32 regiments amounted to 11,346 men; added to this were the new regiments, amounting to 19,838; in all, to 31,194 men. Out of these, it became necessary, according to the best military advice which could be obtained, to form two distinct armies for the West Indies, one of 15,000, and the other of 12,000 men, amounting in all to 27,000 effective men. Upon these materials, Ministers in the course of last summer founded their exertions; and he would wenture to fay, that with such materials laid before military men, they would have judged it imposfible to make the necessary preparations in the given time; the nation was indebted for the uncommon exertions which were made to that zeal and love for his country which actuated the illustrious per-· sonage who held the rank of Commander in Chief. After these regiments had been examined and appointed, with a view to the West-India expedition, it was found that few of them comparatively gould be fent with advantage upon that service; it therefore became necessary to reduce and draft the regiments, and in order to this, to bring to one place these regiments, many of which were at a considerable distance in the North, and other parts of the country. To accomplish this, several of the regiments were ordered to proceed by sea to the place of rendezvous, and met with delays proceeding from contrary wind (for from the North two winds were necessary to bring them to the Downs, and from thence to Portsmouth.) Under such disadvantages was this force collected; the exertions of the noble Commander in Chief were indefatigable; and with such circumstances as he had stated, he would appeal to any military man, whether it was possible to prepare such a force,

and have it ready to fail earlier than November. He stated the force which was actually prepared and sailed, to amount to 22,929 men; besides which were to be added 1000 German rislemen to be brought from the Elbe, about 2000 from Gibraltar, and about 6000 foreign troops, exclusive of dismounted cavalry, added to the black corps and militia of the islands; in all about 30,000 men. Mr. Dundas mentioned the delays occasioned by contrary winds to the transportation of these German and foreign troops. Besides this, the ordnance service required extensive preparations. The department at Woolwich, which was adapted for ordinary demands, was greatly insufficient for one of so extraordinary a nature and upon so large a scale. The preparations then, though put into a train of the greatest activity, could proceed but gradually; and afterwards, two winds were wanted to carry the transports from the Thames to Portsmouth. A storm unhappily took place when the vessels were in the Downs, by which many of them were dismasted. Considering all these circumstances, Mr. Dundas infifted that no blame of delay could be imputed to His Majesty's Ministers, when the nature, the extent, and the unavoidable difficulties, attending the execution of the service were taken into confideration. But this was not all: in addition to what he had already stated, was also to be considered the collection of transports. When preparations for this service first began, there did not remain more than 40,000 tons of transports, in so many other and important previous services had the transport vessels been engaged. At this time too, when transports to such a large extent were necessarily to be prepared, the commerce of the country (contrary to what generally happens during a state of war) was in a situation of most unexampled prosperity; provisions, which were to be procured, were become extremely dear; seamen for these transport -veffels were collected with difficulty proportioned to the number of men wanted, the large bounties given for manning the navy, as well as the flourishing state of our commerce, and the encouragement held out to sailors on board trading vessels. These were some of the difficulties to be encountered in fitting out such a number of -transport vessels, to the amount of 60,000 tons. It was casy for - gentlemen to censure, but he wished them first to pause and consider -the almost impossibility of collecting such a quantity of shipping under fuch disadvantages. If they still persisted in their censures, he must say, that such persons must either have minds incapable of : taking these various difficulties and details into consideration, or must be completely ignorant of subjects of this nature. To alle-· viate the difficulty which occurred in this part of the service, two

extraordinary resources presented themselves, the timely arrival of the East and West-India sleets, and without having had recourse to these, it would have been absolutely impossible to carry the plan of service into execution with any regard to the commerce of the country, or the number of seamen that were wanted for the men of war. But even after these commercial seets arrived, time was necessary for the unloading of their cargoes, and for transacting the necessary business at the Custom House and Treasury. These eircumstances occasioned a great and hecessary delay; and, after all, two winds were necessary in order to carry these ships from the Thames to Spithead; delays occasioned from this last circumstance repeatedly happened. Amidst all these difficulties and disadvantages, the Commissioners of the transport service made unbounded exertions, and he would appeal to the candor of any unprejudiced person, if greater expedition was practicable, or greater zeal and activity in the service could have been manifested. A charge, indeed, had been made that the transports were too much crowded, and that from negligence in providing the necessary accommodations on board, sickness among the troops ensued. The charge of being negligent in this instance, was, in his view, the same with being intentionally guilty; but he insisted that no precautions had been neglected to prepare whatever was necessary, either for the health or accommodation of the troops. The subject had been formerly agitated, and he trusted that perfect satisfaction had been given on -this head, and that it had been clearly proved that every requisite accommodation had been afforded to the troops, and that they were not unnecessarily detained on board the transports for any length of If this charge was meant to be renewed, it ought to have been before Admiral Christian sailed, to whom every confidential detail, as to the superintendance of this business, had been referred, and whilst he remained at home to give the necessary information. An honourable gentleman (Mr. Sheridan) had, in the course of a former night's debate, flated to the House a strange variety of facts, on which he attempted to ground an accusation against His Majesty's Ministers. It would have certainly been more becoming in that honourable gentleman to have previously suggested those facts to the confideration of Ministers, who might have satisfied him on the subject, and might have even taken measures to remedy the complaints which were grounded on those facts. He always made it a custom, and while he had the honour of a seat in His Majesty's Council, he would pursue the same line of conduct—to throw open his doors in order to receive every suggestion that might promote the public interest; but he thought it his duty more particularly to do

to in a case where the lives of those gallant men, employed in the defence of their country, were at stake. Every attention should be paid to men of that laudable description, and he who resused to fulfil a duty so extremely incumbent on him, was, in his opimion, unworthy the character of a man. With respect to any correspondence that might have passed between him and the Transport Board, on the subject of the West-India expedition, he was at all times ready to lay it before the House. He had, for the purpose of facilitating that expedition, put himself in possession of every possible information, and had taken care to collect it in a mass for the benefit of his successors in the department which he had the honour to A code of regulations had been framed under his direction, in consequence of that information, which would be found highly useful in the transportation of troops; and he was ready to submit them to the inspection of any gentleman in the House. He would consels that he was very much indebted to Sir Jerome Fitzpatrick, for his communications relative to the mode of preferving the health of encope on board of transports. He had conversed with that gentleman on the subject, and had found much useful matter in his obfervations. Sir Jerome had, by his recommendation, been appointed Inspector-General of the army on board transports, and the benefits resulting from that appointment were confiderable. To prove that no care or expense had been spared by Government in providing, in every point of view, for the accommodation of the troops, and every other matter which related to the welfare of the armament, he should beg leave to read a letter from the Commander in Chief, Sir Ralph Abercrombie. Mr. Dondas here read the letter, which stated, that every necessary preparation had been made on the best and largest scale for the success of the expedition; that the Hospital Staff, and all the regulations for the accommedation of she men in health or sickness were most unexceptionable.]-He next thought it proper to notice what had been thrown out by the honourable gentleman opposite to him, in sormer debates, respecting the great want of accommodation for the troops on board the vessels which were to proceed to the West Indies from Corke. refute any imputations of that nature, he should also read a letter from the Commanding Officer, General Wright, dated the 11th of Nevember, 1795.—[Mr. Dundas also read this letter, which, in fubiliance, contradicted the reports which had been circulated, of the miserable situation of the troops on board the transports at Corke, and expressly mentioned, that at no period were there any forces better provided with medicines and every other accommedation. . He was happy to be able to flate to the House, that of all the transports which had failed from this country to the West Indies, four Only were missing; that 67 had safely arrived at Barbadoes, containing above 7000 regular troops, with artillery, &cc. &c. and that of the 7000 only the small number of 400 were in a sickly state, who were, when the last accounts came away, recovering rapidly, and would be foon fit for action. He trusted, when he mentioned these statements, that he should be considered as conveying happy tidings to the House. \[A general cry of hear! hear! \] He was confident, that after the severe and repeated hurricanes to which the fleet had been exposed, after the various hardships and vexatious disappointments it had undergone, it was a matter of sincere congratulation to the country that the excitions of Government had at length been attended with success; and he did not hesitate to believe that gentlemen were completely satisfied, that every necessary measure had been taken to ensure a successful issue to the expedition by His Majesty's Ministers. He could not in the present stage of the business proceed without doing that justice, which his feelings prompted him, with respect to the Transport and Ordnance Boards. If he had on former occasions spoken rather warmly of these Boards -if his feelings had at any time urged him to express himself rather too freely of their conduct, he was then happy to do them that justice, in a public and folemn manner, which he conceived they had a right to expect from any sudden warmth into which he had formerly been led:—he would therefore declare, that every pollible exertion had taken place on their part, and that the armament could not have been ready at an earlier period then it actually was. He would even go farther, and maintain, that at no one period in the history of the country, was any armament of so great a magnitude, equipped and put into a state of complete readiness in so short a space of time. The reasons which influenced him to make all those statements which he had the honour to lay before the House, were, that he might clearly shew, to the satisfaction of those gentlemen, who were really candid, that there were not sufficient, nor in fact any grounds whatever, to call for an inquiry; for it was evident, that it was not merely enough to call for an inquiry, something more was requisite; it was incumbent on the honourable gentleman to prove the necessity of going into it, by sufficient evidence and strong facts. He concluded by appealing to the House, whether he had not laid before them sufficient proofs and incontrovertible reasons for them to form an opinion, prima facie, that there was no ground to go into the inquiry proposed by the honourable gentleman, nor to cenfure the Executive Government for its management of the Well-India expedition, or its negligence with respect to the safety of the He apologized to the House for having troubled them so

long on a subject which so materially related to himself, and said he should bring forward some motions relative to the production of papers on the general subject, while he also intended to oppose some of the honourable gentleman's motions, and amend some others.

Mr. GREY said, that he conceived it would have been much more regular, had the right honourable gentleman laid the papers upon the table, from which information upon the subject was to be obtained, before he went into so wide a field of discussion. For his own part, as he had formerly stated, he did not know that he should take any share in a debate on this subject, and at present he only rose on account of the allusion that had been made to the opinion of a character whom it was his duty to respect and honour. could wish, that before any argument was founded upon an opinion of that person, every document which was necessary to explain the nature of that opinion, and the circumstances in which it was given, should be produced. It was said that Sir Charles Grey had pronounced the Leeward Islands to be in perfect security; but he was authorized by that person to say, that he had given this opinion in the confidence that no force could be sent out of the ports of France, and proceed to the West Indies, till the reinforcements that had been promised arrived. It had been fairly admitted by the right 'honourable gentleman, that Sir Charles Grey, in detaching the regiments to Jamaica and Barbadoes, had exercised that discretion which belonged to him; but he could likewise say, that in exercifing this discretion, Sir Charles Grey understood that he was complying with the wishes of Administration. He had applied for reinforcements, which he expected would speedily arrive; and with the force which the enemy then possessed in that quarter, and in the confidence that no troops would be allowed to join them from Old France, he had pronounced the situation of the Leeward Islands to be such as to afford no ground for apprehension. It had likewise been candidly stated by the right hon. gentleman, that Sir Charles Grey would not have availed himself of the leave he had obtained to return home to repair the injuries his constitution had suffered from the severe exertions of an arduous campaign in an inhospistable climate, if he had not been convinced of the security of the islands, and this his conduct, when he was apprifed of their danger, sufficiently proved. After the disaster that had taken place, he applied for 6000 men, 2000 of which he demanded immediately. Of the cause of the disaster he would not say any thing at all; certain it was, that though applied for in June, no reinforcement had arrived in the end of November. At the defire of his honoured relation, he had flated thus much, and would again repeat his wish, that the whole transactions might be laid before the public, that they might have sufficient information to decide upon the merits of his conduct.

Mr. SHERIDAN faid, that he had never come down to the House with less expectation of hearing a long speech, or with less intention of making one himself; and he never was more surprised than at the manner in which the right honourable gentleman had chosen to go into the discussion of this subject. As he had: wished that every document necessary to afford accurate information should be produced, in order to form the basis of the discussion, he deprecated the idea of the right honourable gentleman reading official papers not regularly before the House, for the authenticity of which the right honourable gentleman would have credit, and which he had brought forward in this way, to make that impression upon the House which might obstruct the effect of any future consideration of the subject, more regularly introduced. The right honourable gentleman had perverted the usual mode of proceeding. He had gone into the papers before they were submitted to the House, made his defence before he was accused, and stated his exculpatory proof before his trial. If he did not, however, say something at present on what the right hon. gentleman had advanced, the impression he meant to make on the House would be fixed. The papers might be produced; but before they were printed, and the discussion fairly brought forward, many delays might intervene, and the right honourable gentleman might refer to the present debate as a full exe culpation of his conduct. It had been faid, that upon this subject. he had spoken in a churlish manner, which, indeed, he did not recollect to have employed, and which certainly was not usual with him. Still, however, he must avow, that with whatever good humour he might be disposed to treat his Majesty's Ministers, particularly the right honourable gentleman, that as political characters he wished to have no intercourse with them, but across the table of the House of Commons. The honourable gentleman had, indeed, kindly invited him to communications of a more private nature, to pay a visit at the Horse Guards, where he helieved, too, a bottle of excellent wine might be presented; yet he must decline such intercourse, as it would betray a degree of political coquetry, the suspicion of which he did not wish to incur. He had, it was true, on particular occasions, that of Muir and Palmer, and another young gentleman, waited privately upon the right hon, gentleman in his official capacity, and he would confess, that if he were to be upon such terms with his Majesty's Ministers, the right hon. gentleman would be the person with whom he would be desirous to commu-

In his former speech, he had declared that he had no private communication on the subject of West-India affairs with that gallant commander, of whom the right hon gentleman had spoken so highly; and if the circumstances of his political connexion might be supposed to have afforded him opportunities of conversation upon these subjects, he would say again, that upon fisch occasions he had carefully abstained from entering upon it, and he believed that person would have known his duty better than to have divulged any part of the expedition in which he had been officially engaged. As to the instructions of that officer, he had only reasoned hypothetically, not from precise information. thought he had some right to complain of the right hon. gentleman for the manner in which he came forward with this information. The honourable gentleman had, in the whole course of his argument, assumed that the papers, for which he intended to move; would be granted; and certainly he had a right to suppose that any motion, coming from that fide of the House, was more likely to be carried, than a motion from another quarter. He would not be at all suprized, however, that after his papers were moved for, the production of them should be opposed by influence even more powerful in that House than the right hon. gentleman's, and that an honourable friend of his would come forward, acknowledging that it was a truly noble display of personal ingenuousness, but that it would be incompatible with the interests of the public service to communicate fo much information to the House. Though the right honourable gentleman (said Mr. Sheridan) may have been a rash suggester, he may have a discreet friend near him; nor was it the first time that he had known the openness of one Minister corrected by the discretion of another. From the whole of this speech, however, instead of being satisfied with his defence, he had only been a thousand times more confirmed in his opinion, that the deepest degree of criminality attached to His Majesty's Ministers on account of the manner in which they had conducted the war in the West Indies. After a speech of four hours and a half, the sight hon, gentleman had removed no foundation on which he had wished to institute an inquiry. The right hon. gentleman himself confessed, that though he now, from better information, acquitted the various official Boards of any blame, he had originally felt considerable indignation at their conduct; how then could he be furprized that others should feel as he had done, or discover blame where he himself had thought that censure was merited?— The question, however, now was, Whether the right hon. gen-*leman had succeeded in removing the diffatisfaction which it was

natural should write on account of the delay in Tending reinforces ments to the West Indies? It was said that the small established ment of this country, at the beginning of the war, had limited the exertions of Government. This was a language he never heard without alarm. If our former peace establishment was described as miserable, reduced, and contemptible, what idea did it lead us to form of a future peace establishment? To this deplorable state, in which Ministers had found themselves at the beginning of a war with France, particularly in the West Indies, they ascribed the disasters which arose in its course. Sir Charles Gtey was to have had 10,000, but set out with only 6000 troops; and from this force, only limited exertions were to be expected, and, as the right hon, gentleman admitted, in the finest language of panegyric, the greatness of the merit of Sir Charles Grey, whose success so far exceeded the most fanguine expectations that could be formed.-Never had he heard the right hon, gentleman celebrate the gallantry and merit of a character with greater warmth; but, from the fineness of the words, he suspected they were borrowed from his right hon, friend near him (Mr. Pitt), It was wonderful, that while he was thus so loudly celebrated in words, that this gallant and meritorious officet was the only person who had not, by the advice of Ministers, received some signal mark of royal favour. He only got fine words, instead of being rewarded with substantial marks of the bounty of the Sovereign. Still, however, he was not without his reward; for he possessed the satisfaction of conscious worth, the admiration of his brethren in arms, and the approbation of his grateful country. While he faw their panegyric thus confined to barren words, he could lay less stress on their approbation. When the troops destined for the West Indies were dispatched under the Earl of Moira, the right hon. gentleman discovers that the state of the country required this sacrifice, and demanded the preference of an important to a less important service. This was not the language held at the time this detachment was made. --Then it was contended, he well remembered, that this detachment would not cripple the exertions in the Leeward Islands; but, perhaps, from the perusal of official papers, the right honourable gentleman's memory was now refreshed. It was faid, that only a regiment or two had been promised, and that, beyond this, Sir Charles Grey had no reason to exped reinforcements; but Ministers were not to be acquitted upon this miserable quibble. The quantity of reinforcement was to be measured, not by what Sir Charles Grey had thought necessary in the commencement of his career: when new conquests were achieved, the very nature of things dictated

the necessity of reinforcements to maintain them. Sir Charles did not humbly folicit new reinforcements: the brilliancy and the extensiveness of his acquisitions demanded them, in a language which could not be misunderstood; and it was the duty of Ministers to have provided for what they could not fail to observe would be required. The honourable gentleman had said, that he (Mr. Sheridan) had criminated Sir Charles Grey, by affirming that the detachment of troops to Jamaica and Barbadoes was improper, and that it was hazarding the safety of the Leeward Islands. honourable friend (Mr. Grey) had well explained, the conduct of Sir Charles Grey, on that occasion, was influenced by the expectation that reinforcements sufficient for the protection of the Leeward Islands would quickly arrive, and that the French force in the West Indies would gain no accession by reinforcement from Europe.— Without this well-grounded confidence, the conduct of Sir Charles Grey, in making such a detachment, would have been deserving of If the attack in Guadaloupe had been made by troops in the West Indies, when the Commander pronounced the islands in a state of fafety, then the fault might have been imputed to him; but if the contrary was the case, the argument of the honourable gentleman was a mere quibble, and the whole guilt devolved upon His Majesty's Ministers. But although the sailing of the French fleet were admitted to be an event which could not be prevented, yet the disasters in the West Indies were imputable to Ministers in another point of view. In August, 1794, the news arrived of the disaster which befel Guadaloupe, accompanied with an urgent requisition for 6000 men. How this disaster was occasioned, he did not condescend to inquire. But if he would permit an inquiry to be instituted, it would be found that it was owing to a want of troops, and to a want of necessaries for the troops which were there. only did not the reinforcements arrive, but the troops were destitute of clothing, and were overwhelmed with the fatigues they had encountered.

The state of England again was urged as a reason why reinforcements were not sent, and one sault was desended by the avowal of another. There were only 17,000 troops in the kingdom, and of these 3,000 were destined for the marine service; but, he would ask, how came the marine service to have been previously neglected? This was merely shifting the vulnerable part. Out of these, however, 9,000 were ordered for the West Indies. What hindered their sailing? It blew a contrary wind, and the French sleet, it was said, jumped out of Brest as soon as our Grand Fleet put into port to rest. But why were they not sent out in detachments, as had been advised by Sir

Charles Grey? Or was it to be sustained as an excuse for the delay, that we had not a Fleet which could meet the French Fleet at sea. As well might it be said, that if the French should be so mean to take such an advantage against a gallant enemy, as to land an army on the coast of Ireland when our Fleet was in port, that no blame would be imputable to the Executive Government. As to the accommodation on board the transports, he would give the right hon gentleman credit for his humanity, and his concern for the health of the troops; and if there was any neglect in this department, he did not believe that it was personally imputable to him; but he infifted, that the effect was as he had represented, and that every day immense numbers were thrown overboard, who died of sickness and disease, occasioned by neglect, and the want of proper arrangements for preserving the health of the men while on board the transports.—And if this was the case, surely blame was imputable fo some person.—On whom this blame attached would be found on inquiry. In spring, 1795, the Islands were in imminent danger; requisitions were made for reinforcements, and it was resolved to make greater exertions, but the means could not be found. There was only 31,000 regular troops in England. The French had taken Holland, and in such a situation it would not have been fafe for the Country to have fent a large force on foreign service. Here he could not but remark a strange contradiction in their argument. Some time ago, when the Militia and Fencible corps were greatly increased, it was represented, this force would be sufficient for the internal defence of the Country, and that it would enable us to apply our regular army to foreign service. Both propositions, however, could not be true. Either part of these 31,000 troops might have been spared for the West Indies, or the Militia and Fencible Regiments were infufficient for the purpose for which they were raised. Even in this emergency, an expedition was sent to the Cape of Good Hope, the blame of which the right hon. gentleman, with a fort of menopolizing magnanimity, was pleafed to challenge to We have got, faid he, the key to the East Indies, and please God, we shall keep it. This was certainly comfortable . news to the Stadtholder; but, said the right honourable gentleman, the Stadtholder was not strong enough to hold it, but please God we shall take care of it for him. This, in his opinion, amounted to a declaration, that Ministers never wish to see what was called the regular government of Holland re-established, and that they are quite pleafed with the system of Republican Anarchy, which at prefent prevails in that country. A scheme was at last formed of sending 27,000 men out to the West Indies. But the difficulty was, how they were to be got. Here the right hon gentleman had adopted the most disgraceful mode of desence that had ever been attempted before a British House of Commons. He said there was a mighty army upon paper; but when it came to be reviewed, it was found to be good for nothing. When members came forward to Parliament, with an account of the army expences, they represented it as a more splendid establishment than even Louis the Fourteenth could ever boast. But when a requisition was made to furnish men for actual service, it was found to be composed of trash unfit to be trusted on any expedition. Raised, as they had been, upon a system of corrupt jobbing, they confished of children and enfeebled old men, with a parcel of boys at their head. The remedial operation, which was adopted, was to bring forward the Duke of York, as the retriever of the British army, and the restorer of its discipline. The honourable gentleman was also profusely, and very justly, liberal of his encomiums upon his Royal Highness; nor was he very abstemious in his claims of merit for himself. Before his plan could be put in execution, an immense number of tremendous difficulties were to be conquered. The regiments were to be reduced, and marched from one end of the kingdom to the other, in order to be drafted, and a rendezvous was to be held at Southampton, for a general review previous to their embarkation. The ordnance fervice could not be provided, on account of the limited scale of operations admitted by the soundry at Woolwich. Transports could not be provided, on account of our increased and increasing trade, and double winds (a curious phrase) were requisite to convey the ordnance stores from Woolwich to Spithead. In fine, the expedition had always difficulties to encounter, and, unfortunately, the difficulties always got the better of it, and incredible disgraces had always been the fruit of incredible exertions. What, he asked, would have been said in the days of the late Earl of Chatham, if he had adduced such apologies for the failure of an expedition? And he reminded the right honourable gentleman, that incapacity, as well as neglect, was criminal in those who obtruded themselves into high situations for which they were not fit. Not a week before the 10th of November, Admiral Jervis sailed with a wind which would have carried the whole expedition to the West Indies. But it forms it could not be got ready till the 27th of November, the consequence of which was, all those accumulated disasters, which ruined the fleet, and defeated the enterprize. If Ministers were permitted to proceed upon fuch principles of blundering incapacity, they might give up

the contest with France altogether. The expeditions of the French are conducted in a very different manner. None of their plans were frustrated by the want of ordnance, of transports, or of double winds. Every measure was executed with vigour, promptitude, and decision. Rather than have been disappointed in a great design, by the tedious process of ordnance preparations, or the delays of feeble minds, the late Earl of Chatham would have wheeled the ordnance from Woolwich to the most distant point of the island. But the weakness of Ministers was uniformly mischievous and contemptible. If the papers he required were granted, he pledged himself to move an inquiry into the conduct of the war in the West Indies, and, if successful in that object, to follow it up at least with a resolution of the strongest censure.

Mr. FOX said, he did not mean to go into the general argument, but he must observe upon what had been said by the right honourable gentleman to-night, as to the opinion of Sir Charles Grey.—
He could have wished, when the right honourable gentleman was speaking of that gallant officer, he had referred to the various grounds on which Sir Charles had formed his opinion.

He said, that what had fallen from himself on this subject on a former night, had been either mistaken, or mistated in the speech of the right honourable gentleman, who had seemed to say that he spoke from his knowledge of some particular letter, whereas he could assure the House that he had never seen any letter whatever; nor did he at all speak from any communication he had ever had with Sir C. Grey, that being a matter which he had always studioully avoided. He said then, however, it was unfair (and he thought so still), to give Sir Charles Grey's opinion on the subject without the papers and documents that led to that opinion, and which alone could enable the House to form a judgement of the state of the case. This he complained of in the present instance, and until he should see all the papers he should continue to complain of this conduct on the part of Ministers; for notwithstanding the compliment which the right honourable gentleman had paid Sir Charles Grey, who he admitted deserved all the handsome things that had been faid of him, yet it was unfair to quote his opinion without bringing forward the materials on which he formed that Indeed, if the expression was not an exceptionable one, he would say that Ministers ought not to shelter themselves, as they attempted to do, under the opinion of Sir Charles Grey. never be fair to take that advantage,"without bringing forward the materials on which the opinion of Sir Charles Grey was founded. For great as he was ready to allow the authority of Sir Charles

Grey to be, yet he must say, that no man's own authority could be so great as to supersede the necessity to examine the grounds of his opinion. If it was true, as it certainly was, upon general reasoning, how much greater was the necessity in this particular instance, after what the House had heard this day? How much more necessary was it to inquire into the ground of the opinion of Sir Charles Grey, upon the subject of the West-India expedition, after what had been faid by his honourable friend (Mr. Grey). appeared by the communication of his honourable friend to-day, that with respect to the circumstances of the force which went out from France, of which Sir Charles Grey had no knowledge, nor could have any when he wrote the letter alluded to by the right honourable gentleman, but of which the Executive Government of this country might at least have some knowledge, and therefore the materials for forming an opinion on the state of the West-India islands, were different with Sir Charles Grey and His Majesty's Minister's, at the time this letter was written by Sir Charles Grey; and that constituted the difference to be made between the opinion which Sir Charles Grey had expressed, and the opinion which His Majesty's Ministers ought to have formed. Having said this, he had said all with which he had to trouble the House upon this part of the subject. He had only to add, that he conceived the more they considered this business, the more they would see the necessity of entering into an inquiry upon it; and that the House should not be carried away by the imputed opinion of Sir Charles Grey. Before they should suffer themselves to decide on the subject, they should have before them the ground upon which that able and gallant officer formed that opinion.

Mr. Sheridan's motion,

That an account be laid before the House of the number of men destined for the expedition to the West-Indies, under Sir Charles Grey, at the close of the year 1793,

was put and carried.

He then moved,

That an account be laid before the House of the number of men withdrawn from that service, in order to form an expedition to the coast of France, under Lord Moira;

which, after an amendment confining it to certain dates and specifications, was agreed to.

The next motion—

An account of the number of men, who after the conquest of Martinique, St. Lucie, and Guadaloupe, were detached to St. Domingo, by Sir Charles Grey, in obedience to orders from home, was put and carried.

The fourth motion—

That the different applications made by the several commanders in chief

for reinforcements, since the appointment of Sir R. Abercrombie, be laid before this House, or such other parts of the same as can with fafety be communicated,

was withdrawn, on the undertaking of Mr. Sccretary Dundas to

give all the information in his power upon that head.

The fifth—

That returns be laid before the House of the several reinforcements which actually arrived in the West-Indies during that period, specifying the distribution of the force, and the dates when they arrived, being amended, by confining it to dates, &c. was agreed to.

Mr. SHERIDAN then moved for an account of the appointment of Sir John Borlase Warren to the expedition to Quiberon, and also that of General Doyle, together with an account of the regiments ferving under him. Mr. Sheridan observed that the right honourable gentleman, in the course of his speech to-night, never made an allusion to the expedition to Quiberon; he was very wise to avoid it. He (Mr. Sheridan) also omitted that expedition in his speech, which in him was a foolish omission. This expedition certainly to a great degree impeded the West-India expedition, and some account of it was therefore proper to be laid before the House, when the West-India expedition was to be discussed.

The question being put,

Mr. Chancellor PITT objected to this motion, because the appointment of Sir John Borlase Warren to this expedition had no connexion with the West Indies. He objected to it also, because the appointment of General Doyle had no connexion with the The West-India expedition was large enough to West-Indies. demand a discussion itself, and there was no occasion to mix any thing else with the consideration of it. He had on a former occafion given notice that he should oppose any inquiry into the expedition to Quiberon. He should assign his reasons for that opposition, when the subject of that expedition came to be discussed. events it should be discussed separately, and that was sufficient reason against going into it to-night.

General TARLETON said, there was an intimate connexion between the question of the expedition to Quiberon and the expedition to the West Indies, for that in reality four of the best of the regiments that ought to have been sent to the West-Indies were

fent to Quiberon.

After some observations by Mr. Sheridan, the motion was put and negatived.

Mr. SHERIDAN then moved-

That there be laid before the House, extracts of all Letters from Admiral Christian and General Abererombie, from the date of their appointment, respecting the delay of the sailing of the expedition.

Mr. Secretary DUNDAS stated that a compliance with this motion was impossible, on account of the nature of the correspondence.

Mr. FOX said that he hoped that if the right honourable gentleman would not comply with the words of this motion, he would have the goodness to point out some other mode by which some information might be laid before the House as to this particular.

Mr. Chancellor PITT observed, that if the right honourable gentleman who had just spoken, had attended to the whole of the speech of his right honourable friend (Mr. Dundas) he would have found he had alledged reasons against this motion. He had stated in general reasoning, the ground for maintaining that there was no culpable delay on the part of the Executive Government. He had stated the particular causes of the delay which had taken place, to prove that it was unavoidable—of the strength of that reasoning the House would judge. His right honourable friend had said, he would bring evidence in support of what he had said upon that subject. When he came forward with his documents, the House. would consider of the whole matter, and determine upon its merits.

Mr. FOX said, he learnt from the speech of the right honourable gentleman himself (Mr. Dundas) that there was ground of blame in this part of the case at one period, even in his own opinion. But that right honourable gentleman had said that he had been since convinced and satisfied upon that subject—whence he would have it, that because he was satisfied the House ought to be satisfied also. This was arriving at a conclusion a little too rapidly. It was presuming a little on all the confidence which that House had from time to time been pleased to place in His Majesty's Ministers. Of what use was the inquisitorial power of the House of Commons, if the satisfaction of the King's Minister was to supersede all necessity for the House to institute an inquiry into any subject, whatever suspicious appearances it might bear?

Mr. Chancellor PITT said again that the right honourable gentleman did not attend to the speech of his right honourable friend. He had not faid that the House ought to be convinced. He had only alledged that he was convinced himself, and that he would lay before the House the reason why he was so convinced, in order that the House might judge of the business in the same manner he

bad done.

Mr. GREY observed that the speech of the right honourable gentleman (Mr. Dundas) proved that he himself felt some indignation, and had expressed some warmth at part of the delay which this motion was aimed to explain, but forfooth, he had fince been

fatisfied. The right honourable gentleman had made the amende bonorable to the Board of Ordnance and the Transport Board, by saying that although he thought they had been guilty of some delay, upon better inquiry, he sound they had made the utmost possible exertion. Now this sort of general reasoning, when coupled with the events which had happened, proved one of two things: either that we are disabled as a nation, and cannot take proper measures to desend ourselves against our enemies, or that we have inefficient councils. The latter, he hoped, was the case. He hoped there was no other reason for our disasters than the incapacity of Ministers; who endeavoured to shift off blame from time to time as it was imputed and imputable to them. The right honourable gentleman talked of his being satisfied. The House ought not to inquire whether he was satisfied, but to satisfy themselves.

General SMITH asked how it was possible for the House to form a judgement upon this subject, without the information which the motion before them tended to bring forward? He believed there was not one intelligent man in this nation who did not think there was a very shameful delay in this expedition.

The motion was then put and negatived.

Mr. SHERIDAN then moved,

That there be laid before the House a return of the number of ships foundered or missing, and the number of men lost or missing, belonging to the expedition under General Abercrombie.

Mr. Secretary DUNDAS said, that the ships missing were four in number, but it was impossible to know how many, or whether any of them were foundered, or whether they were captured. If the honourable gentleman wished to have the names of the ships which did not arrive at Barbadoes, a list of these might be made out, but other information could not be given to him.

The question was then put and negatived.

Mr. SHERIDAN wished to know whether the right honourable gentleman meant to state, that the expedition to Quiberon composed part of the expedition to the West Indies; whether the force should be sent to the West Indies in the aggregate, as Ministers contended, or as he contended, should have been sent in detachments? Was Lord Moira to go to the West Indies? He should, in order to explain this, move,

That there be laid before the House a return of the General and Staff Officers belonging to the regiments in England, serving under Lord

Moira, in the years 1794 and 1795.

Mr. Secretary DUNDAS promised to give the substance of this information in another form. The motion was withdrawn.

Mr. SHERIDAN then moved,

That there be laid before the House a copy of the instructions given to Sir John Barlase Warren, relative to the expedition to Quiberon in

June and July, 1795.

Mr. Chancellor PITT opposed it on the general ground which he had stated already, that the expedition to Quiberon had no connection with that to the West Indies, and that they should be considered in separate discussions.

Mr. SHERIDAN maintained that they were connected, for that the troops which were sent to Quiberon and Isle Dieu, ought to have been sent to the West Indies, and the blame rested with Ministers that these troops were not sent to the West Indies.

Mr. Sheridan then moved,

That there be laid before the House an account of the number of men who died on board transports at Plymouth, Portsmouth, Southampton, or in ports of Great Britain or Ireland, destined for the West Indies,

in the years 1794 and 1795.

Mr. Chancellor PITT opposed this motion. The account could not be given accurately; besides, if it could, it would only afford a melancholy picture, the examination of which could produce no good.

General SMITH thought this answer a very extroardinary one, and supported the motioned.

Mr. FOX inforced the propriety of Ministers assigning better reasons for refusing information to the House than they had done in the discussion of this business.

The motion was put and negatived.

Mr. SHERIDAN next moved for

Copies or extracts of letters or memorials on this subject from the officers commanding the troops on board the said transports, from the Mayor of Plymouth, or from Lord George Lenox, Governor of Plymouth garrison.

Mr. WILLIAM SMITH thought this a very important matter, indeed. It was the privilege and the duty of that House to inquire into the expenditure of public money.—This they all allowed. But he wished to see them inquire into the expenditure (if he could be allowed the expression) of human life. He wished the House of Commons to make some inquiry into the loss of the lives of our sellow-creatures.—If this sort of information was to be refused to that House, and the public at large were to be kept in the dark, he must consess that would appear to him a very extraordinary proceeding. The House of Commons were to inquire into accounts of sums of money as a matter not of right only, but of duty also; but into the loss of the lives of our fellow-creatures no inquiry was to be allowed. So that the principle amounted to this; the lives of our fellow-beings were of less value, in the opinion of that House,

than our property. He owned he had other notions; he thought that the Legislature of a country ought to, inquire a little into the expenditure of human life.

The motion was then put and negatived.

The remainder of Mr. Sheridan's motions were all agreed to, excepting that for laying before the House the correspondence of the Ordnance and Transport Board, which, after a conversation, in which Mr. Grey, Mr. Sheridan, the Secretary at War, Mr. Fox, General Smith, and Mr. M. Robinson took a part, was negatived.

Mr. Secretary DUNDAS then moved for a long list of lotters, of different dates, 1794, and 1795, from Sir Charles Grey, Sir John Jarvis, General Williamson, and other naval and military commanders in the West Indies.

Ordered.

Friday, 29th April.

The House resolved into a Committee on the act for the discovery of the longitude, (30 Geo. III. Chap. 14.) Sir PHILIP STEVENS in the Chair. The usual resolution was about to be agreed to, when

Mr. HUSSEY observed, that the business was carried on in whispers, and he should be glad to know what was going forward.

Mr. ROSE replied, that they were only reading the annual resolution which gives 5000l. towards the discovery of the longitude.

Mr. HUSSEY wished to know, if the right honourable gentleman could give any affurance to the House, that the attainment of the object would be rendered nearer by this reward.

Mr. Chancellor PITT said, if the honourable gentleman asked the question gravely, and not with an air of pleasantry, he would answer, that the improvement made in science, since the Board was established, more than counterbalanced the money expended. Our commerce and the art of navigation were indebted to the scientific discoveries which had been made, which was a matter of the most serious advantage to us as a nation, and by no means a subject of levity and pleasantry.

Mr. HUSSEY replied, that in the discussions in that House he never was accustomed to deal with pleasantry; he was serious in the question which he put to the right honourable gentleman. The House granted annually 5000l. for the discovery of the longitude, and he now gravely inquired whether we were nearer the object, or what were the advantages derived.

Captain BERKELY said, that though the longitude had not been completely discovered, the art of navigation had been greatly

benefited by the rewards that were held out. He instanced Harrison's time-piece, for which a reward of 10,000 pounds had been given.

Mr. FRANCIS observed, that if the discovery of the longitude was rendered nearer by the reward, there was, however, no evidence of that approximation before the House. He had been informed by persons, who had the best means of information on the subject, that Mr. Harrison's time-piece did not answer so well as had been expected.

After a short conversation, the resolution passed the Committee. The House was resumed, and the report ordered to be received on Monday.

Mr. CURWEN moved that the bill for abolishing the existing game laws should be read a second time. Mr. Curwen said, that when he had first moved for leave to bring in a bill of this nature it was his intention only to have it printed, and left on the table to be confidered by the country, that it might be directed in the future profecution of it by the opinion it should produce. But from what fell from the right honourable gentleman (Mr, Pitt) upon the first reading of the bill, he had felt himself called upon in honour to Submit it to an early discussion. The bill being drawn in the view that he had mentioned, was not in that correct state which he could have wished, had he been able to consider it more maturely. There might be many things in it inaccurate, but the general principle on which it was founded, he held to be perfectly good: this was, to allow the landholder to kill game on his own grounds, and to allow game to be sent openly to market. He had at first intended to leave the protection of game entirely to the operation of the licence that was required. When game was started on a man's own grounds, he proposed that no penalty should be annexed to his purfuing it farther. Adhering to the general principles on which be had at first given notice of the bill, he would move it to be now read a second time, and if any argument was stated in opposition to it, he would afterwards take the liberty of replying.

Captain BERKELEY said, that when a bill was proposed to abolish the whole system of the existing game laws, he expected at least that it would have contained some grounds on which the propriety of such a measure could be discussed. When he heard on a some occasion the honourable gentleman speak of the oppressive nature of the game laws, he suspected that the bill would have introduced some great innovation, though he now sound that the effence of it seemed to be comprehended in the clause that allowed landholders to kill game on their own grounds; but this was sol-

lowed by a clause which destroyed the whole effect of such a regulation, namely, that which allowed the person who had started game on his own grounds to pursue it where he thought proper. This would occasion the utmost confusion, as a man might always fay that the game he followed was started on his ground. Thus taking away the privileges of landed property, and reducing all diftinctions which had hitherto attached to landed proprietors. Every clause contained matter that was exceptionable, and some of them what appeared to him to be nonsense. There was a clause referving the rights of Lords of the Manor, &c. But while the bill extended the privilege of killing game to every landholder, and allowed him to pursue game where he thought proper after he had started it, he did not think that the Lord of the Manor would find any account in having a game-keeper for the protection of his game, or that he would at all be able to preserve it. There was a clause that allowed any person to stop those whom they found carrying a gun for the destruction of game between sun-set and sunrife, and to take the gun from him. This was followed by a clause that provided, if any resistance was made, the person attempting to apprehend the person transgressing, should be entitled to repel force by force, should he meet with resistance, and even to maim, kill, &c. There was a clause following this which indicated that it was framed rather to the West of the Isle of Man. It was that the person who thought himself aggrieved by being thus hurt, maimed, or killed, should be allowed to seek redress at the Quarter Sessions, which would no doubt create no fmall assonishment, should a person of the last description appear and seek redress. In short, he appealed to the House, whether the bill was such as could be fent to a Committee? and he would therefore move, that it be read a second time this day three months.

Sir RICHARD SUTTON thought that much contention among individuals, and great destruction to the game, would arise from a permission to every landholder to kill game on his own grounds, and to pursue it after it was started. The little proprietor would lay snares round every hedge, and as property was often intersected, it would be impossible for a man to pursue game without danger of exposing himself to a law-suit, to ascertain to whom the game he followed belonged: He stated, that in Germany, there were three classes of game, subject to particular regulations. He never heard of arrangements like those proposed existing in any other country. In these times of democratical doctrines he did not hesitate to utter the aristocratical opinion that the game laws of this country were founded on good principles, and secured to the landed

proprietors that superiority of privilege and of enjoyment which they could best exercise without injuring themselves, or interfering with any other pursuits. They likewise afforded to a country gentleman an inducement to live in the country, which he considered as no mean object. He wished, however, that game should be brought openly to market, and exposed to sale. It was well known that rich merchants and citizens, who had no game of their own, were extremely desirous of this luxury, and fell upon means of obtaining it. He was of opinion, that those who were properly qualified should be at liberty to sell what they killed, and in this way the market would be supplied. With regard to the poacher, he should shew him no mercy. He would increase the penalties to which the offence was liable, and put a stop to a violation of the law that was attended with such pernicious consequences.

Mr. BUXTON faid, that the bill might contain some things liable to exception; but to its general tendency he was favourable. He thought, that every man should equally be entitled to enjoy what was upon that property; and, though no friend to equality in general, here he thought it was proper. As to the laws of Germany, God forbid that they should ever be introduced in this country. If all landholders had a right to kill game, the market would be better supplied. With regard to the latter part of the bill, he approved it heartily; nor did he think it was liable to the ridicule thrown upon it. If people came at night to kill game, some means should be taken to prevent them from disturbing their neighbours by pursuing game at improper hours. There were many exceptionable parts in the present bill, but he avowed himself a friend to its general principle.

Mr. FOX conceived the country obliged to his honourable friend for introducing the present bill to Parliament. There were some clauses certainly, which required to be amended, but to the principle of the bill he professed himself a cordial friend. He wished to abstain from general arguments, but he hoped the House would consider, that what the honourable Baronet had advanced with respect to the German laws, was totally unapplicable to the question. What, he asked, was there in the British code to resemble in the least the laws of Germany? He was surprized to hear any thing like the introduction of them into this kingdom. The arguments, however, of the honourable Baronet, as far as they were right, most assured went to the fundamental repeal of the game laws. He says, that in Germany, and he recommends the same regulation in this country, game could be brought and sold at the public market by those who were qualified. He was firmly

persuaded, that to give the landholder his just right over the game on the grounds which he occupied, would be the best means of preferving the game. He maintained, that the landholder had an indisputable right to the game on his ground, and much more so asfuredly, than the man who obtains a fictitious right to kill game, by taking out his qualification. The honourable Baronet observed, that he has no mercy on poachers; this was harsh language; theirs was certainly an evil life, and led to the commission of crimes of greater magnitude, and infinitely more dangerous to the repose of society. But when the honourable Baronet denies poachers mercy, what does he fay to those by whom they are employed; were they not, in a moral point of view, equally, if not more culpable in inciting them to the violation of the laws of their country? never could look upon the breach of the laws with more horror, as far as related to the poor, than he did with respect to the rich, who in many instances conceived that they were free from guilt, as long as they escaped with impunity. When gentlemen called for vengeance against these unfortunate men, he could not look upon those gentlemen with complacence who trafficked for Boroughs, and purchased seats in the House of Commons. He could not persecute the poachers with indignant rage, without manifelting his detestation at the conduct of many of their superiors. To prevent the evil, the remedy, he maintained, was in the principle of the bill, for he insisted that conformably to the doctrine of the most eminent writers on the criminal jurisprudence of this country, the game laws were not only ineffectual, but difgraceful to the nation. It was shocking that a penal law should exist, which was daily broken without the poffibility of being enforced—and what was the consequence? The consequence was obvious, it increased the number of persons acting against law, who were, from their bad habits, the more liable to fall into other offences. Take away, therefore, the corner stone of these crimes, the temptation to the private sale of game; for in proportion as the laws are infringed with impunity, so do crimes invariably increase. This law, so often broken, adds confiderably to the melancholy catalogue of criminals. If he were asked, would he repeal the game laws without any substitution; he would answer certainly, rather than they should exist, without any But the substitute was provided by the bill, by makamendment. ing game private property. A reciprocal defire to oblige prevailed throughout this country between the tenant and landlord: and if the present bill, properly amended, was passed, gentlemen would, not find themselves more restrained than they are at present in their amusement. He again pressed the House to consider, if the preservation of game was its object, to give the landholder an interest in its protection, and he called on the right honourable gentleman, (Mr. Windham) if in the great sporting country where he occasionally resided, it was usual for farmers to warn gentlemen off their grounds? the reverse, he believed, was the fact, thus was the game, he insisted, diminished in consequence of the acts passed by our ancestors for its protection, as the farmers were indifferent as to the persons by whom it was destroyed. The vote he would give this night, certainly would be for the second reading of the bill, which might be amended in the Committee, and lie over to another session, until it was maturely considered by the members of the House.

Mr. Chancellor PITT was not disposed to detain the House at any length on the present subject. A considerable difference of opinion seemed to prevail both with respect to the principle of the bill, and the means by which its provisions should be enforced. The preservation of game seemed generally to be admitted on a real and solid ground of policy; and, for his own part, he confidered it in a more serious point of view, and as productive of more beneficial effects than it appeared to be considered by some gentlemen, especially from its tendency to induce gentlemen to live in the country, where the hunting and killing of game afforded an It might therefore be laid down as a prininnocent amusement. ciple, that the preservation of game should be maintained, not by means oppressive and arbitrary, but by some regulation coercive and In viewing the degrees of right to kill game, as enjoyed by different orders of men in society, it was not from partiality, but from reason and reflection, that he would indulge that privilege in a superior degree to the higher orders of the state. From their fituation and habits in life, it was an amusement better suited than to others, and their gratification claimed, he thought, the first at-The second class, to whom a participation of this right might properly be given, were the occupiers of land, but in a more limited degree, and only on their own grounds; lest, by too liberal an indulgence in this amusement, they might be diverted from more ferious and useful occupations. Nor ought they to enjoy this privilege any otherwise than as an amusement, and by no means on the notion of property; for property is a mere creature of the law, and though the law gave the farmer a profit in the ground under a leafe, yet it granted him the right only of deriving from it such advantages as the labours of agriculture might fairly produce. was not the law of England only, but of almost all countries.— Nor was it on any general principle of property that the farmer was to enjoy this right, but only in a certain limited degree for relaxation and amusement, and as some encouragement to preserve the game, in the use and enjoyment of which he should participateto a certain extent. There was another class of men, he meant those unqualified for the sport, concerning whom there would, he believed, be no difference of opinion. Yet, among other principles of the bill, there was one which went to enable such persons to avail themselves of this privilege; but was not this enabling them to poach and trespass on the lands of the proprietor, and giving them an opportunity of pursuing the sports of the field, not as an amusement, but as a livelihood? Such a law, in his opinion, would hold out an act of indemnity to poachers, who, for their own sake, and for the sake of society, should not be encouraged to engage in such diversions. If game was to be made saleable, the poacher would be better able to supply the market, than any persons whom the law, or the proprietors of game, might permit or employ to kill it. The selling and carriage of game, though prohibited, are nevertheless daily practised; but if you make it free to be brought to market, the more there is fold, the more will there be destroyed. The poacher can procure it cheaper, and with much more ease, in consequence of having made it a study and a trade; he would, therefore, undersell the occupier of the land, or any other privileged The farmer also, if let into a share of the amusement of killing game, and converting it to his own use, would, without very forcible restrictions, be tempted to consume his time, by attempting to make a lucrative employment of that which was granted only as a limited amusement. Upon the whole, therefore, he would advise the business to be put off, for the purpose of more mature examination, or with a view that some other system might be proposed, that would more effectually accomplish the object of the present bill.

Mr. FRANCIS was perfectly of opinion, that every possible encouragement should be given for the preservation of game.—But he was also of opinion, that the moment the law gave the property of land to the tenant, the same moment it gave him a property in the game sed on that land. As well take away all his corn, and the produce of his industry, which is fairly his property, as to allow birds and other creatures to come and devour it, without his having the permission to destroy them. Neither could he agree with the right honourable gentleman (Mr. Pitt) in thinking that the greater the quantity of game killed, the less would be the quantity of game on the whole. The contrary, in his opinion, would be the case; for if the farmer enjoyed the privilege of shoot-

ing and confuming game, he would feel an anxiety to take care of the eggs, and to promote the propagation of game, which, in the present system, from his indignation at the treatment he receives, he is rather tempted to extinguish. Mr. Francis readily agreed that game might be made lawfully saleable; nor did he see any difference between the man who kills it, and the citizen that is supplied with it, only that the country gentleman was more eager to kill it, and the alderman more disposed to eat it.

Mr. SHERIDAN agreed with his honourable friend. always an enemy to the existing game laws, because he was an enemy to injustice and oppression. He thought it an odd idea of the right of property, to fay property was the creature of the law; but if it was fo, the law ought to follow up its own principle, and protect it. Was it criminal for a man to destroy the animals which destroyed his property? Yet that was the principle of the existing Persons have been transported for invading that property, which it was lawful for animals to destroy, that they might afford fport to a few qualified people; and in this manner has property for a long time been the sport of law. If every man was permitted to share in the amusement on his own estate, he would be desirous to preserve the game upon it for the sake of that amusement, and not be anxious to annihilate it, as he does now, from a just indignation. And he was apprehensive, that if game were saleable also, instead of having the country paled round with gibbets, as it now is, it would contribute greatly to reduce the penal code; for, by the Act of Geo. I. many persons had suffered imprisonment for life, for partaking of that pleasure which the law decreed exclusively to others; but which no principle of right, humanity, or justice could defend. Though he saw no chance that the bill would ultimately be fuccessful, yet he wished exceedingly that it might be committed, and the objectionable parts more particularly pointed at. At all events, he hoped that the Act of George I. might be repealed, for nothing could more difgrace our laws.

Mr. HARRISON conceived the regulations of the Act of George I. alone to be a sufficient reason for passing this bill, since, although the penalty was only five pounds, a person was detained in prison all his life for the expences, which commonly amounted to sifty or sixty pounds more. Another reason why he disapproved of the present game laws, was, the summary mode of proceeding which they countenanced; for if a body of people came armed upon a man's property, and the servants opposed their invasion, and they killed any of those servants, they were justified for having done it; but if, on the other hand, any one of the servants killed

one of them, he was found guilty of murder. He knew that cases had occurred in courts of justice, and he therefore thoug bill would be of service, if it were committed, and allowed over to another year.

Mr. JENKINSON defended the existing game laws fi prefervation of game, as affording a favourite amusement, strong inducement for gentlemen to live in the country, which greater benefits were derived to the nation at large. seemed to be generally imagined. Many of the evils that c in a neighbouring nation, and which not a little contributed to lerate the revolution, were in a great degree occasioned by gent not refiding on their estates, and, in consequence of their ab losing all influence over those who cultivated their lands. A us, the amusement of shooting, &c. entires gentlemen to rem the country many of the fummer and winter months, and pa larly the latter, when their presence is more acceptable and a tageous to the poor. Belides, the making of game property, not tend to increase that property, but to destroy the amuseme As things now stand, the farmer has a right to order off an tleman, who comes to hunt on his farm-a right, however which he is not disposed to avail himself, when he sees no di will enfue to him; but if the farmer is to share in the game regard it as his property, then, indeed, will he order him of ing otherwise that his property and profit will be injured; most parts of the country, if gentlemen be confined to their estates, they will thank you but little for the amusement. The nourable gentleman opposite had faid, that property once give consequences of possession ought to follow; but he seemed to that property was given conditionally. There was no injust all in the restriction, for one right is built upon as solid a foun as the other. If the farmer does not enjoy the privilege of pu the game on his exace, he pays less for the rent of that estate confequently the balance is equal. If he enjoyed that privile must pay enore for his tenure, as the property would be more He has the land for other uses, and for other sources of fit, not indifferiminately for all. And this stands good in analogies to the game laws; for instance, in the discover mine, which undoubtedly does not become the property of the Mr. Jenkinson had no objection to some mitigation: game laws. He did not pretend to deliver any decided o upon the bill, but threw it out as a subject for comfideration, ther landholders ought not to enjoy the right of fporting on ewn land, but at the same time be debarred from felling the

they followed; they might then share in the amusement without any temptation to convert their right into an abuse.

Sir R. SALISBURY coincided in opinion with the last gentleman who spoke, and was particularly desirous to see every man en-

joy the right of sporting on his own grounds.

Sir J. ROUS was against the bill, as unpopular. He had conversed with many farmers on the subject, and they all concurred in disapprobation of the regulations now proposed, as opening a source for continual contentions and disputes, while the whole principle would go to the destruction of the game.

Mr. COX was very pointedly hostile to the bill, as attempting to introduce a change in our whole system of laws and government, which our ancestors had so wisely established and sealed with their blood; of that system, the game laws were a part, and if some of them were objectionable, they might be amended. He could not therefore see upon what grounds certain gentlemen endeavoured to substitute new doctrines in the place of our constitution. [Mr. Cox was here called to order by Mr. Francis, but continued to treat that gentleman's opinion as absurd]. For the law gives all property, and as it does not give the landholder any right to kill game, it cannot therefore be his property. Mr. Cox continued to deprecate all innovations, and to exhort the House, that if they loved the constitution, to be vigilant to preserve it.

Mr. FRANCIS, in explanation, thanked the honourable gentleman for the epithets of kindness he bestowed on his arguments and intentions, but contended, that what he advanced was in perfect consistency of reasoning; for if every creature that comes to injure the property of the farmer cannot be destroyed by him, then it may be said that one has the property, and the other the produce, of the land.

Mr. CURWEN was happy to see that one gentleman only stood forward as the advocate of the game laws. He perfectly agreed with the Chancellor of the Exchequer as to the propriety of preserving the game, and being rigorously severe against poachers.—But there was a law paramount to all these, namely, that no one should be injured in his property. But as the laws now stand, the hardships endured by farmers could scarcely be conceived, much less adequately described. He considered it as an absurdity in those laws, that there should be a right of action a gainst a man-for killing game on his own land, though he admitted it might not wholly be expedient for every person to be at liberty to exercise that right in a country where manufactures and commerce were so much encouraged as in this, because it would induce people to throw

away their time. The proper qualification, he conceived to be a licence, and that was the custom in Russia, where licences were granted by the State for a trifling consideration. If the bill were committed, the House might alter and modify it in the Committee, he thought, so as to render it unexceptionable. As the laws stood, there were not more than 12,000 certificates, so that not one fourth of the persons interested in the soil possessed the free use of their own property. With respect to poachers, the bill would render the crime different, and thereby reduce the number of offences. There were some things in it which from the suggestions he had received he would alter, if he had time to do so; but if it were thrown out, he should hereafter bring forward a motion for the repeal of the statutes of the 8th of George I. the 26th of George II. and the 2d of His present Majesty. He did not chuse to enter minutely into the clauses of his bill, but expressed himself happy that he had not to defend it on improper motives. If the bill was a bad one, he was forry it was not better. He concluded by faying, he should, notwithstanding, take the opinion of the House upon it.

The House divided, for the amendment, that the bill be read a second time this day three months, 65—for reading it now 17,—

majority against the bill, 48.

Mr. Chancellor PITT moved the order of the day, that the House do now resolve itself into a Committee of the whole House, to consider farther of a supply. The House having resolved itself into a Committee, the Chancellor of the Exchequer said, that in pursuance of what he had stated on a former occasion, respecting navy and victualling bills, &c. he proposed the funding sive millions, but that there was to be deducted of that sum from five to six hundred thousand pounds, in consequence of the Bank of England holding that sum; the sum therefore which he proposed by the present vote for funding was 4,321,000l. He therefore moved a resolution for granting to His Majesty

4,331,1411. 158. 6d. for funding navy bills.

He also moved, that there be granted to His Majesty:-

233,4851. 48. 10d. for making good the like sum issued out of the proceeds of the Exchequer.

139,350l. for relieving the distressed clergy and laity of France.
1,333l. to Mr. Bridgeman for making returns of the average prices

of lugars.

3841. 7s. for improving the approaches to both Houses of Parliament. 511. 5s. for attending the Committee to point out the abuses in the franking of letters.

A D

5000]. for the prosecution of Mr. Hastings.

2,7411. for the purchase of a new Parliament office.

200,000l. to the commissioners for paying off the national debt.

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2,354,700l. deficiencies of grants for the year 1795.

3,000l. to the Board of Agriculture.

2,000l. for the British Museum.

The resolutions were agreed to, and the report was ordered to

be received on Monday.

Mr. Chancellor PITT said, that when the House should resolve itself into that Committee on Monday, he should propose that they should vote a sum of money by way of subsidy to the King of Sardinia. He then moved the order of the day for the House to resolve itself into a Committee of the whole House, to consider farther of ways and means for railing a supply. The House being in a Committee, the Minister said he had to propose a resolution for the lottery of this It was to consist of 60,000 tickets. The terms on which he had agreed, after a full and eager competition on the part of the bidders, were 131. a ticket. The sum therefore to be voted was 780,000l. which would yield to the public a profit of 280,000l. He therefore moved, that it is the opinion of this Committee, that the sum of 780,000l. be raised by way of lottery, to consist of 60,000 tickets, at 131 each. And that on the 3d of May next, the fum of 11. 10s. be paid as a deposit, &c. into the Bank of England, &c.

Agreed to.

The House being resumed, the Report was ordered to be received on Monday. Agreed to go into a Committee of ways and means on Monday.

Mr. Chancellor PITT said, that on Monday he should submit to the House the terms on which he proposed the funding of

the navy bills, &c.

Monday, 2d May.

Sir PHILIP STEPHENS brought up the Report of the Committee appointed to consider the expediency of granting a sum, not exceeding 5000l. for the encouragement of persons making discoveries on the subject of the longitude, who had resolved in the affirmative.

The resolution was agreed to, and a bill ordered.

Mr. CURWEN said, that as it seemed to be the disposition of almost every member of the House, that the oppressive parts of the game laws should be done away, he rose to propose the repeal, not of the laws in general, but of those which appeared to him to be the most obnoxious; he meant the 26th of George II. and the 2d of George III. which sanctioned the grievance of prosecuting persons accused of killing game, and recovering penalties in the Courts

of Record, instead of confining the business to the proper jurifdiction of the several county magistrates. He therefore moved for leave to bring in a bill to repeal the acts of the 26th of George II. and 2d of George III. relating to game.

Sir RICHARD SUTTON declared he was far from wishing to prosecute any taylor or shoemaker who might occasionally, for his amusement, take a gun in his hand for the purpose of killing game; and much less to be severe upon a farmer, against whom a rigorous strictness ought not to be exercised; but he well knew that the repeal of the acts alluded to would create much inconvenience, and go to the encouragement of the depredating practices of many perfons, whose insolence was already too overbearing to be tolerated.

Mr. JOLLIFFE observed, that the present laws had existed for a great number of years, and no well-founded complaints had ever been urged against them. At all events, he thought the subject ought to be postponed to next session.

Mr. BUXTON said, there was no greater enemy to the game laws than himself: but he did not wish that the subject should be brought forward at present.

The SOLICITOR GENERAL objected to the motion. After a good deal of conversation on the subject, he was of opinion, that the game laws, as they stood now, were better for this country at large than, perhaps, any thing that could be adopted instead of them. He formed something like the same opinion of the forest laws, although he knew that both had been reprobated. He particularly objected to the repeal of the acts, as the proposed bill would confine the punishment of offences to country magistrates; and, as the jurisdiction of a magistrate did not extend beyond his own county, an offender would only have to remove his residence to another, to get beyond the reach of justice.

Mr. CURWEN said a few words in reply; after which the motion was put, and negatived without a division.

The order of the day for the House taking into consideration the proceedings of the court martial held on Colonel Cawthorne being read,

General SMITH moved, "That a copy of the said proceedings be now read,"—which was agreed to, and they were read pro forma by the Clerk.

The SPEAKER faid, that this was the time for Colonel Cawthorne to state any thing he had to say in his desence.

Mr. CAWTHORNE rose, and addressed the Speaker in the following terms:

Mr. Speaker, Sir, under the distressful perturbation in which

I rise, in this most awful moment of my life, I am too sensible of . the candor and humanity of the House, to think it necessary for me formally to implore for myself that indulgence which it will always, in its justice, shew to every one of its members, when called upon to justify or excuse himself.—Proud and happy, Sir, as I have hitherto been, in the enjoyment of a seat within these walls, no confideration whatfoever would have induced me to come hither to-day, had I not received the commands of the House to attend here in my place. I would not, Sir, have quitted the confinement I had imposed upon myself, as a proof of my profound submission to the judgement of a court martial composed of honourable men; although I was at the same time convirted that they had been so far frustrated in their research for truth, by the intricacy and confusion in which it was inveloped, as to prevent my being able to convince them, that, in the instances in which I may have deviated from the rigid line of military order, I erred, either from defect of judgement, which I do not stand up to justify, or from the fallibility of inexperience, of which I was not then aware.— But I most solemnly protest, I never acted with an intention to injure any man, or upon any fraudulent or corrupt motive whatfoever; and I venture to affert, that no legal proof has been, or, I truft, can be, brought before the House, of my having acted fraudulently or corruptly; and furely, Sir, though there can be no doubt that the court-martial have proceeded with the purest intention, and with the most undeniable desire of making an upright judgement, they may, in a case so complicated and so voluminous as that upon your table, have been deceived Might not irregularity have been mistaken for fraud; and the receipt of money, not at any given time wholly expended, for misapplication, corruption, and embezzlement: In reality they were so; for in every instance to which the terms of fraud, misapplication, corruption, and embezzlement, are annexed to the opinions of the court-martial, without politive evidence to support them, were I even to admit that the facts of irregularity complained of, and of money not expended at certain given times, have been proved, I will venture to affert, that the inferences drawn therefrom of fraud, misapplication, corruption and embezzlement, are erroneous. I trust therefore that the House will not look upon me in the light of having so suddenly deviated from the character which, previous to my being thus charged, I May I not be justified in alledging, trust, stood unimpeached. that the profecutor could not affix to any act of mine the appellation of any specific offence, because, after having searched through the mutiny act, in order to find the name of an offence which he

could give to any thing I had done or omitted, he was under a necessity of pressing into his charges, out of the articles of war, the words, "In a scandalous and infamous manner, unbecoming the character of an officer and a gentleman." Sir, being again become a private member of civil society, I am too sensible of the respectability of those noblemen and gentlemen who sat as my judges, and of the importance of courts-martial in general to the public safety, to harbour a thought or utter a word, that would have the remotest tendency towards shaking the general estimation in which I hope and trust they will ever be held by all ranks of people, as a highly honourable and indispensably nécessary tribunal; but I hope nevertheless, that the whole influence of military law will be entirely confined to military offences, and limited to military tribunals. For, Sir, I cannot omit observing, that lately I was called upon before a court-martial, not only to answer for my conduct as a Colonel of a regiment, but to be responsible for acts done by me as a Deputy-Lieutenant, and so charged and made amenable to a military tribunal for offences of a civil nature, although I had entered a formal and solemn protest against such proceedings. To-day I am called upon before the House of Commons to attend in my place, to answer for acts done by me as a Colonel of a regiment, and thus charged and made amenable in this high civil tribunal for offences of a military nature. But, Sir, from a consciousness of never having acted from corrupt motives, and a confidence in the unprejudiced investigation of this honourable House, it is the anxious wish of my heart to be tried by you, conformably to the usual course of your proceedings in all cases of trial; having no doubt, that under the scrutiny of your awful inquiry, I should receive a determination that would heal my wounded character, and re-establish my moral and social reputation. - I am sure, Sir, the House of Commons will never confider itself as a supplimentary court for the purpose of receiving and registering the sentence of courts-martial, for the government of their proceedings upon one of its own members, nor deem it confistent with its dignity and justice, to see with their eyes, and to hear with their ears, competency of evidence received by virtue of military laws. Nor will this House, I humbly apprehend, consider the proceedings of a court-martial as a sufficiently legal proof for them to decide upon the guilt or innocence of one of its members. ing, therefore, that the House only calls upon me to efface the impression of those epithets which tend to fix a stigma on my moral character, and to shew that through the various charges, the language of the artcles of war, which I have before mentioned, does

not necessarily attach on my conduct; I beg leave to call the attention of the House to the main criminating point of the 1st and 2d charges; which charges, whatever moral guilt is alledged to be included in them under the term fraud, Sir, I presume, from the evidence, that the fraud meant to have been proved, was supposed to have been effected, by concealing from different persons the terms in which a contract made with them was conceived; and which contract was figned by them. To that point I confine my defence -but if the complexion of the case is either to establish or refute any intention in me to commit a fraud when I first drew for the whole of the marching guineas, it must surely weigh with the House, to find that I paid every guinea instantly to every man at that time in the regiment; that I offered to return the remainderto the Receiver General, who refused to accept it; that long before the exhibition of any articles against me, a general voucher passed for the expenditure of the whole of that fum, which, in fact, was expended, and for which the Captains gave vouchers, and which they have fworn they would not have given, unless convinced that the whole furn had been expended—and that this is not a case where it is even pretended that the supposed object of the fraud could possibly have tempted any man to commit it.—For it is but on the irregular application (and which the charges term misapplication) of a few of these guineas, that the whole charge is grounded, and not on any embezzlement of them. - Even this circumstance, I assure the House, arose from a misconception of the act, from which I conceived, the recruits, as well as the men of the regiment, who were embodied in the county, were respectively intitled to the marching guineas also, before they marched out of the county, and therefore agreed with them before they enlifted for the payment of it, along with their bounty. The moral turpitude of making such an agreement with any man before he was enlifted, who knew what he was doing, and consequently was free to accept or reject any terms offered to him, I profess I cannot discern. If the recruit even did not understand specifically the meaning of the word marching guinea, as described by the act, yet if he generally understood (and indeed the receipt expresses it) that it was some thing besides and in addition to his bounty, and that that fum was all he was to have for coming into the regiment, it was his own act; and is it not with the utmost caution that men ought to be allowed to come into courts of justice to reschud their own agreements; and that by criminating those with whom they were made, when they offer no other proof of impolition than their own tellimony, itself inconfiftent, and contradicted both by written and verbal testimony also i But I submit to the House, as I did in my desence, that no receipts or agreements have been fraudulently obtained from any man; and even if they had been, it was neither with my privity or consent. Six men only out of the many recruits enlisted at the Board of Lieutenancy were called to prove that the agreements for their bounty, including their marching guineas, had been fraudulently obtained from them: four of these say they either agreed with me; or my serjeant; and two say they agreed with certain men called militia insurers, or their principals. The first four affirm, that they never agreed for their marching guinea; and that the paper expressing that circumstance was never either read to them or by them, though the paper is a plain printed slip of paper (except in one instance, and then it was not produced), containing five lines in large letters, the words marching guinca distinguished by large roman capitals. In their examination in chief, they offered to give a clear and distinct relation of all that passed at the Board when enlisted: they at first positively denied any explanation or reading of the agreement; but one, when pressed, admitted the serjeant did read the agreement, but he paid little attention to it; and the three others, after offering to the court a supposed correct account of many facts that happened at the same time, then nearly two years before; and assuming correctly and accurately to remember every word and fact which could have a tendency to criminate me, but chusing to forget every thing which passed that would have refuted the charge of imposition, when, unable to reconcile part of . this testimony, said they were drunk, intoxicated, or in some manner besotted. If sober when they signed this agreement, how could they be ignorant of the contents of five lines of a plain uninterpolated flip of paper? and which they fet their names, not their marks, to.—Could they write without their eyes being fixed upon the paper; and if drunk, ought they to have been admitted to come forward in a court of justice, to affirm or deny any part of a conversation, which passed during their intoxication two years before? Whose honour or life is safe, if a fraud or felony can be established by men who, relating long conversations, say they were drunk at the time they heard them? Had these men professed, in the outlet of their evidence, that they were deceived by having been made drunk, such a fact (had I countenanced it) would have been worthy of the most serious discussion. But in their examination in chief, they do not pretend to have been drunk at all; it is in their cross-examination that they first introduced the circumstance of drunkenness; and that, not as an imputation on me, but as an excuse in exculpation of the then obvious and gross inconsistency of

their evidence. Here, Sir, I submit, it might have been justly expected by me, that the whole evidence of men, who, on crossexamination, had confessed themselves intoxicated, ought to have been struck out of the minutes of the proceedings. And here I must observe, that although many objections were made by me to various evidence and different questions, they no where appear in the printed report of this trial. As to the two other men, they were two substitutes, not engaged by me at all, but by men called militia insurers, who paid them their bounty; receipts for their marching guinea were also taken from them: but the evidence proves this circumstance to have originated in hurry and mistake, contrary to the general practice, and through the inadvertency of the recruiting serjeants. But supposing these agreements had not been read, my order, as proved by one of the profecutor's witnesses, as well as by Captain Mason, were always to read and explain those agreements to the substitutes, and which both he and Captain Mason swear were duly observed. If the serjeant did not do so, was he so far my agent for the purpose of defrauding another without my concurrence? and by what law could I be responsible for his not doing that which I positively ordered him to do? If the complexion of the case, subsequent to my causing these receipts to be taken, is to bear on this question, I entreat the House to look to the evidence of the Duke of Richmond; it will there be found that I communicated the circumstance of the men having figned these receipts to his Grace, to whom the men had complained, informing him, that when I enlisted the men, I agreed to give a certain fum of money, including their marching guineas and that that circumstance was expressed in the receipt for the bounty. His Grace in several conversations gave it as his opinion, that the men who had given receipts could not make any farther claim on that account, always supposing such receipts to have been bona side given—that this matter was peculiarly referred to his Grace; and according to the profecutor's letter, dated March 1794, the matter rested as a disputable question with him. . I beg farther to refer to the production and full discussion of these receipts among my officers at Shoreham; and however irregular some may have deemed these receipts, yet there, and in all our meetings, neither the profecutor nor any other man ever suggested the idea of a fraud; and he has ever represented me so pertinacious in my opinion in my receipts, as constantly, and in all companies, to assert their validity, to commit them into all hands, to declare my readiness to try the question, and to leave them to the captains to do any thing that might draw an inquiry on them. Are these the acts of a man who has committed or authorized a fraud? I am confident, that the House, confidering such facts as these, as jurymen, and scrutinizing the mind of their fellow countryman, would find it impossible to make up their minds to a verdict of internal fraud against a man who has ever shewn himself provoking every sort of inquiry and discussion on these very receipts. As to the eighth article, which accuses me of deducting a guinea from the bounties of the foldier, alledging it to be so done for cloathing, and converting it to my own use, I answer, whether the guinea was deducted from the bounty, or whether it was agreed that it should be expended in slop-clothing for the recruit before he was enlisted, is a matter of fact which the House will judge of, on due reference to the evidence before them. the proof that the men did contract for slop-cloathing is, that it appears in evidence that they complained that that contract had not been fully performed on the part of the regimental taylor, and that this also was the system at the Board, a system adopted on the suggestion of the prosecutor himself to prevent desertion. One witness has fworn so in pointed terms; and that he informed all his men before they engaged with him, that the deposit and payment of the guinea at the Board would be required of them when sworn in, for which reason he added a guinea to their bounty. Four out of the fix witnesses on this charge, and those adduced by the prosecutor himself, are men engaged by this militia insurer. But that I converted the guinea to my own use, I solemnly deny; and it is as folemnly proved on the trial, that I never touched it, but that the regimental taylor had it, and gave value for it. Each man had for his guinea a coat, waistcoat, and hat, and ultimately a pair of breeches also: they all had their regimental cloathing in addition, and in the same year also. This plan of cloathing was to benefit the service, and not for my own emolument; and although some men might have worn their slop-cloathing a few months extraordinary, yet upon the whole, the regiment was benefited, and no man was deprived of one fingle article of cloathing which Govern-Sir, the 3d, 4th, 5th, 6th, and 7th charges are ment allows. dividable into two heads. The first, a corrupt receipt of monies for a corrupt purpole, and the converting to my own use of that The second, an embezzement of monies taken for an innecent or indifferent purpose. The first point comprehends the discharge of deserters and other men, giving money to provide a substitute; the second, the non-immediate application of monies destined to provide the regiment with recruits. To the first, I entreat the House to observe, that having undertaken the recruital of the regiment in part, as other colonels of a regiment have done, I

did conceive myself at liberty, on some occasions, to permit, under some circumstances, men to quit the regiment, on their putting into my hands a fum to procure a man in their place; and I did conceive that if I did continue, without intermission, that recruital, I fully, and not corruptly discharged the engagement which I so contracted. On this principle I did discharge some of the men who were deserters; but no more than three in number, in the course of three years. I still solemnly deny, as I did on the trial, that I knew of the discharge of two men, mentioned in the charge; one or two other men, not being deferters, I also discharged, whose particular situation rendered them anxious to quit, and who were considered by me as not fit for the service, after having made a sufficient inquiry on that point. These sums were openly proposed and openly received for the purpose of finding other men; but I in no case took such sums of money as a bribe, nor had any conception that I did not discharge my engagement, by keeping my recruiting parties in activity under a general order.

The House, Sir, cannot draw an inference from hence that the money paid was a bribe to me to pardon and discharge the men, for the evidence proves that the money was expressly taken by me in order, with it, to find another man; that I received it as such, and on written documents that I acknowledged it for that purpole received—I have expressly charged myself with that money for that purpose. Can the House then conclude it was originally given for another purpose, than the evidence proves it was given for, or inser an intention contrary to the fact? Sir, I beg leave to ask, what constitute the prominent features of a man corrruptly receiving money for a corrupt purpose? What but extortion, rapacity, and fecrecy. I have not taken advantage of the situation of any man having deferted, nor proportioned my demand to his expectation of punishment, nor requested my name not to be mentioned, nor burned nor obliterated the proving documents; but, on the contrary, have ever given them away against myself. The whole purport and tenor of my language, written or verbal, was not what should be given, that punishment or duty might be evaded; but, if urged by repeated intercession, if the case was to be yielded to, what was the fum that would furnish another man, and supply the place of him, whose peculiar case procured his discharge? this principle also, of recruiting, I received a fund to provide for that recruital, from the hands of the principals, drawn by ballot; and certainly, if I had not thought I was acting conscientiously, I never should have so acted, with that publicity and openness which are the prominent characters of all the acts of which I am accused. It is

true that deserters have, in some instances, been posted to persons from whom I have received money to provide a man for, but this was from no particular order of mine; it was the general practice of the Board, adopted by the clerk of it—a practice which I found when I came to the Board, and which, not thinking either criminal or erroneous, I never contradicted, but left the clerk of the Board to act according to his own discretion, and which by no means destroyed the obligation in me to find another man also; that discretion he has sworn he exercised. The monies, arising from all these circumstances, constituted publicly a fund in my hands, to be applied in finding men for the regiment. That fund I so employed, and it was every day diminishing; it was every day applied to the purposes for which it was received, not specifically applied, but generally applied. If I originally received that fund for the purpose of getting substitutes, and was daily so applying it, I beg seriously to ask the House, when that embezzlement began? and by what it is proved? If it was given me for a purpose which I instantly set about executing, and daily executed, how is the crime of retainer or embezzlement proved? These men could not be procured in a day, nor a month. The principals could not have procured them immediately; I could not immediately. It was a fund which I acknowledge to have received for a given purpose, which purpose I never delayed executing; which, in my hands, was folely applicable to that purpose, and to be accounted for by me. I dispatched parties; I had serjeants and corporals constantly on the recruit; I called them to the Board; I severely reprimanded them, whenever I found they had been negligent. I gave them unlimited orders to procure them; I told them to get them at all I entered, at another time, into a competition with the recruiting for the city of London; I gave two guineas more than they allowed. I held additional Boards, and got many of the best men, who otherwise would have enlisted with them. I paid all the expences of enlifting, myself—the bounties, myself. I applied the fund I had received to the purpose for which it was received. Neglect and delay (if even they had existed) in applying this fund, might call down upon me a military censure; but my moral character, my character as a gentleman, as a man, will not, I trust, under these circumstances, stand impeached, when nothing but the suspension of my command prevented me from expending every shilling I had received, and when that very suspension found me, in the summer of 1795, in the very act of expending it. To the charge of rejecting fit men, and of engaging unfit men, on account of the difference of bounties, I must refer the House to the

evidence, to learn whether I myself, in any instance, so did; or whether even my agents did so, by my orders, for the reasons alledged in the charge. I do not fear that the House will find that fact wilfully done by me, or any of those whom I employed; and although it may be true, that the bounty given for men was not always co-extensive with the sum received for that purpose, yet the faving resulting from thence it never was my intention to convert to my own use; but, on the contrary, I have proved, before the Court Martial, my having expended on the regiment a fum of above 400l. which far exceeds any favings I could have in hand from any jurplus of bounty, and no part of which is allowed by Government. To the charge of wilfully keeping the regiment incomplete, though it be true that the severe epithets of the Articles of War are not introduced as in the other charges, yet I cannot refrain from observing to the House, that though this regiment, at the time of my suspension from my command, was deficient in numbers 88, yet when it marched out of the county, and when I first took the command of it, it was at least 164 deficient, as appears by the weekly statements. The Middlesex regiments are ever difficult to keep complete, and have been much more so during the late extraordinary exertions both for the army, and the manning of His Majesty's navy; and that during the whole time I recruited the regiment, my recruiting parties were daily employed, under unlimited orders, to get men. That they were unlimited, I appeal to my own letter, dated in June, 1795, urging my recruiting ferjeants to get men, and before any information was given me that I was to be brought to a court-martial, much less of the specific articles of which I was to be accused; so long, indeed, before I had any such notice, that it appears, from a letter from General Lascelles, on that subject, which I hold in my hand, that I had not notice until the 1st of September, 1795; and I beg leave, Sir, to add, that I ought not to have been charged with the average deficiency of the regiment, nor farther than for those men whom I was bound to provide for the regiment. Sir, as to the charge of making a false entry in my orderly book, relative to a decision of a regimental court-martial, I can say no more than that I solemnly deny the wording of that entry; and that it does not appear on the evidence, that I ever gave any order on the subject, except by telling the ferjeant himself, whom I restored to his rank, to go to my serjeantmajor, and to tell him to put him (the restored man) in orders again, as serjeant, without, in any manner, alluding to a court-martial at all. The man did so himself; he communicated my general order to the serjeant-major, from whose misconception of the man's situ-

ation, the wording of the order must have become erroneous. the fact of the erroneous return, my answer is, that it was entirely unknown to me, and occasioned by the circumstance of the regimental clerk being ignorant of the discharge of some men, whose names were, improperly, by him inferted in the roll; but this feems to me so solely a military offence, that I shall be filent upon it, referring the House to the evidence, for their more full satisfaction, adding only, that that erroneous return was corrected a very few days after it was made, and the instant that it was discovered. Sir, to compress the substance of my defence into such a compass as could retain the attention of the House, I do not conceive possible, considering the voluminous size of my trial; but what I have not been able to do, that I trust the House will, on examining into my fuller and printed defence, see whether it accords with the evidence produced before the Court; and whence, I trust, that though my conduct, in point of military regularity, may not be found wholly unblameable, yet my moral character, in my civil capacity, will not necessarily be found to deserve, that, after the punishment I have already submitted to, the effect of those epithets should remain attached to it. I farther must beg leave to intimate to the House, that it may possibly appear to them, that the Court-Martial did exceed their jurisdiction, in putting me on my trial on several articles of accusation, for which I conceive I was responsible solely in my civil capacity; and that, as I protested against that excess of jurisdiction, and called on the Court, or Judge Advocate, to take the opinion of His Majesty's law officers, on those points—and which I do not learn was done—I say, it may possibly be the opinion of the House, that should they even be disposed to carry my punishment still farther, in so doing, they must necessarily give their sanction to that which I humbly conceive was an unconstitutional act. Sir, I have not yet learned that there does exist any precedent of a proceeding in this House against any of the members, grounded on any military sentence or proceedings. Dear to me as the rights and privileges of this House are, it is not for me, in my situation, to stand, as it were, in their defence, but to leave to the House, in its wisdom, to decide and discuss how far a precedent, established in my person, may affect the relative situation of the House and the army; and what effect or possible control on the House such a precedent may produce, by feeming to authorize, in times less constitutional, under a less firm government than that under which we live, a virtual influence of the military over the members of the House. Perfectly refigned to the determination of the House, in which I hope I have hitherto preserved an unsullied character, I here close

my defence, submitting it to a comparison with the evidence on your table, and which, doubtless, will receive a full consideration.

Mr. Cawthorne then retired.

Ceneral SMITH observed, that the task which had fallen to his lot, of instituting an investigation into the personal misconduct of a member of that House, was to him, and muck be to any man, a painful and ungracious task; but the performance of his duty, as a member of parliament, was to him paramount to all other confiderations. The matter he had now taken up, he felt to be a matter of great delicacy, and still of greater importance; nor would it be necessary for him to trespass long on the patience of the House, as every gentleman must be acquainted with the merits of the cause, and the severe but just sentence which the scandalous conduct of the unfortunate member had incurred. Neither would it be necesfary to go over the grounds upon which the Court-Martial had founded that fentence. It was a decision deeply connected with the interests of the country, and as nearly connected with the character of the House; and it was such as might justly be expected from the integrity, and the nice sense of honour that actuated the Court who pronounced it. For his part, he had read the proceedings with great care and attention; and the more he examined them, the more he was convinced of the justice of the sentence, and the more he was confirmed in every idea he had formed on the subject. The opinion he had taken up, was not adopted from light motives; it was impressed on his mind by a due regard for the institution of the militia, and the laws framed for its government. It was with regret, if not with indignation, he perceived that the crimes imputed to the unfortunate member, and of which he was convicted, were not, as he had attempted to show, an error in judgement, or the casual conduct of a day; it appeared, on the contrary, that he had perfevered in them for a confiderable time, and with a degree of pertinacity not easily to be accounted for. There were two or three points to which the honourable general wished to call the attention of the House; and first, as to a conversation said to have been held by this unfortunate member with another colonel, it appeared from the evidence, that the defence he had set up, on the score of inadvertency, was not founded in fact. Another speech of his should likewise be attended to: when it was observed to him, that his conduct was disapproved of by his General, what was his reply?—" I don't care a damn for my General; my brother officers agree with me that I should not, and I will not." terms are strong enough to reprobate such a speech; and should the important command of a regiment of militia be entrusted to the

man that could utter it? But the situation of this unfortunate officer was with him but a very fecondary confideration; it was the fatal effects that might enfue from fuch an example, that he anxi-His brother officers, fo far from countenancing oufly looked to. his conduct, on the contrary, frequently expressed their surprize at his having so long withheld from his men what was granted to them by Parliament, and could scarcely be induced to believe he could be guilty of such offences. General Smith then adverted to the time when Colonel Cawthorne had thought proper to pursue this shameful line of conduct; it was at a time when there was considerable apprehension of riot, tumult, and discontent in the regiments; and a behaviour so mean and unjust was but ill calculated, by its example, to enforce those laws by which order and obedience should be maintained. This consideration was surely no small aggravation of his guilt. The honourable general next referred to the address made to the Court-Martial by Colonel Cawthorne, and shewed, that from the tenor of it he must have been conscious of his guilt, and of the perilous fituation in which he stood. The establishment and utility of the militia were not the least important objects of the present consideration. From the time of its institution to the present day, it had been so much improved, that those who opposed it at first were now its warmest and most stedfast advocates. And, indeed, such a body of men, capable of taking up arms on the first alarm, and to whom the country must look for its defence in the hour of danger, could not be preserved too pure, and should not be exposed to the contagion of corrupt and profligate example: on the contrary, the officers who command them should be men of unfullied character, and to whom they should look up with admiration and respect. The militia was the constitutional defence of the country, and those invested with the important trust of its command should not be men capable of violating the regulations by which alone it could subsist. But all these regulations had been' fcandalously broken through by the unfortunate member, and his conduct had well deserved all the severity of martial law. His conduct had been proved to be fraudulent and corrupt, and, as such, must affect the character and dignity of the House, of which he is a member. The honourable general had fearched into all the precedents of this nature, but none afforded so strong and flagrant a case It was not only the degree of corruption it exhias the present. bited, but the mischievous consequences that such an example must produce, that demanded the peculiar attention and censure of the House. This was the view of the subject which engaged him to move the expulsion of the unfortunate member. He had been in-

duced to bring forward this motion, not from any personal motive, or any party confideration, which could have no influence with him on such a subject. It was his own individual opinion, suggested from no quarter, and communicated to no one member of the House; he was even ignorant by whom his motion would be seconded. The subject, indeed, of itself, was sufficient to point out to every gentleman what line of conduct he would pursue. What could be more dangerous than to entrust to corrupt and improper hands the natural and constitutional defence of the country, which, under such baneful influence, would become the most likely instrument of overturning its liberties! No; a trust so facred should only be reposed in the hands of Honour, Integrity, and Independence, and not be liable to be fought after from any fordid views of personal interest and convenience. Without this caution, farewell that constitutional guard of our liberty and quiet! General Smith again insisted on the satal consequences that might ensue, from leaving an example of such shameful corruption unpunished, and warned the - House not to participate in the guilt of one of its members, by conniving at its enormity. He then concluded by moving, "That the faid John Fenton Cawthorne, Esquire, having been found guilty of the first, second, third, fourth, fifth, sixth, seventh, eighth, tenth, eleventh, and thirteenth articles of charge, mentioned in the faid proceedings, in the terms expressed in the sentences given thereon by the faid Court-Martial, be expelled this House."

Mr. WIGLEY role to state his reasons for disagreeing from the motion proposed by the honourable general, and for proposing an amendment to it. This was a question upon which there could not, he was convinced, exist any thing like prejudice on the one side or on the other. He conceived that the House should pause before it came to a decision, and not think any gentleman competent to form a judgment who had not read the minutes of the trial. He confessed he had perused it with infinite care and attention, and he was firmly perfuaded that the unfortunate member did not act so much from corrupt motives, as from an error in judgement. He then proceeded to examine the articles preferred against Mr. Cawthorne, and the evidence by which they were proved. He contended, that although the conduct of that unfortunate gentleman might be improper and unmilitary, it did not appear that he meant to commit a fraud, because there were no marks of fraud in his conduct. It never was the practice of a person intending to commit a fraud, to speak of it to every body, yet Mr. Cawthorne did, and therefore it was clear, that though he might have acted improperly, it was not intentionally. Mankind were all liable to error, and he trusted

the House would not feel it necessary to treat the unfortunate gentleman with rigour. The charge of peculation, which had been stated with respect to the marching guineas, he considered not made out on the trial; for, on a perusal of the minutes, gentlemen would find that the men, when the troops marched to Hounslow, were paid. Much stress has been laid by the honourable General on a harsh and intemperate expression used by the unfortunate gentleman; but if referred to folio 107, he would find that Colonel Cawthorne wrote to his agent, to take General Howe's advice and direction in his cooler judgement, and by this letter it was manifest that he had no objection to pay the marching guineas. In folio 174 of the Report, it would be found that this fact was more strongly stated; and here he must observe, that the amount of what was pronounced a fraud stood thus:—Out of 533 guineas, he had paid all away at Hounslow, except 101; so that if peculation was his object, he would certainly have kept the whole. In November, 1794, the officers had a meeting; they did not then attribute fraud to the unfortunate member; they only came to a resolution, that the men were entitled to their marching guineas, and that they ought to be paid. The learned gentleman next adverted to the evidence of R. Jones, the high constable, with respect to the charge of taking money for substitutes. In this particular it would be found that he did not act through a corrupt intention, but through motives of humanity; for in three years not more than three men were discharged, and two of the three were unfit for service. The charge of taking money for substitutes certainly could not bear out the honourable general in the charge of corruption against Mr. Cawthorne, for that money never went into his pockets, though it might into those of his agent; and here he must remark, that the unfortunate member expended, of his own property, four hundred guineas, for the advantage of the regiment; and it was not very likely that a man, who was liberal in such large sums, should be guilty of a fraud to obtain small ones, It might be said, that the Court-martial having found Mr. Cawthorne guilty, rendered it unnecessary for the House to examine into the merits of the case, and precluded farther inquiry; but he for one could not be satisfied, except from an examination of the proceedings, and he hoped the House would not be convinced with less. The honourable General had talked about precedents, but he had not produced any; indeed he was fure that he could not produce any precedent in which the sentence of a court-martial had been made the foundation of an expulsion. He had not examined the journals himself; but a gentleman, upon whose accuracy he could rely, had taken that trouble, and there appeared no such precedent as far back as the year 1610. It has been said, that if sull effect is not given to the sentence of a court-martial, that it may be productive of bad consequences to the discipline of the army; but if these sentences were carried to the extent now proposed, they might be productive of consequences much more serious; for courts-martial, in the hands of a despotic monarch, would then become a very serious engine of oppression.—With these impressions, he should move to put off the farther consideration of this business for three months; or, if the House would not consent to that proposition, he should then move for some farther delay, in order that the House might have full time to consider the subject. He therefore concluded with moving, "That the debate be adjourned till this day three months."

General MACLEOD complimented General Smith on the purity of his motives in bringing this matter forward. He agreed with him that it was necessary to refer the conduct of military men to a court-martial, whenever there was reason to suspect the propriety of fuch conduct. He was most willing to allow that this was needfary for the discipline of the army, on which so many important interests depended. He would say farther, that the militia was a more constitutional guard to the safety of this country, than a standing army, although he was a member of the latter. He was conscious that the honourable general would not have made his motion, but upon due confideration. He agreed too with the unfortunate member, whose conduct-was under discussion, that a sentence of a courtmartial, "that he had behaved scandalously," was more severe than a sentence of perpetual banishment, or of death. He acquiesced in the necessity of supporting the honour of the military character—in the necessity of supporting the honour of the House of Commons in the propriety of not permitting a person who had acted scandalously to continue a member of that House. He agreed that the sentence of the Court-martial, in this case, was persectly just—that that Court had done honour to themselves, and justice to their country, by their conduct. But he took this matter up, on a footing very different from any confideration which these topics involved; he did not think that the House of Commons was bound by any of the proceedings of a court-martial; he did not think that they were bound to enter into an examination of the whole of that voluminous book which was upon their table. The view he had of the subject The object he had in view was to prevent any was quite different. member of that House from being subjected to expulsion merely on the authority of a court-martial; for if it was a rule in that House, that any officer who happened to be a member of that House, and

had either neglected his duty, or acted contrary to what was alledged to be his duty in a military capacity, and was broke or cashiered by a court-martial—if this, he said, was to be a reason for his expulsion, then there would be an extraordinary increase to the influence of the Crown. Any Member of that House might be tried and broke by a court-martial which was appointed by the Crown, and then some person in that House, attached to a corrupt Minister, who might be supposed hereafter to exist, (not to the present, for we all knew him to be immaculate) might move for the expulsion of such a Member, and then upon the authority of this case, he must be expelled if the proceedings of the court-martial were to be made the basis of expulsion. This case, therefore, appeared to him to be a very dangerous precedent. The honourable General had quoted no case as a precedent that a Member of that House had been expelled from that House because he was broke by a court-martial. He believed there was not one instance of that. He remembered, on the contrary, the case of a noble Lord who had been censured by a court-martial, and who afterwards was so far from being expelled, that he was a Member of Administration. This occurred during the American war. The sentence was ordered to be read to the army, as this was to the militia. that sentence followed up by a vote of expulsion? Certainly not: and yet that was a charge of a much higher nature than the charge brought against the unfortunate Member whose case was now before the House. He had quoted to the House a case in which the crime was infinitely greater against the country than the present, and yet no motion was made for expulsion in that case. Viewing, therefore, the whole of the subject now before the House, he must say he did not wish the motion to be carried into execution, because it tended to establish a precedent by which some future corrupt Minister, or some future ambitious Monarch, might obtain the expulsion of any Member of that House who opposed the proceedings of Government. Viewing the subject in this light, he must vote for any motion by which this question of expulsion was likely to be defeated.

The original motion and amendment being read,

Mr. Chancellor PITT said, that in consequence of the motion which the honourable General had thought proper to bring forward that night, he found it necessary to make some observations. If, in consideration of the present question, gentlemen thought it essentially requisite to enter into the whole body of evidence laid before the court-martial, and at that moment on the table of the House, he was ready to admit, though he had considered the proceedings of

the court-martial, that he had not scrutinized them with that degree of minuteness on which he could, if such a measure were necessary, ground his vote; but the question did not, in his opinion, depend upon a careful and strict attention to that minuteness; for it was flt and proper to give credit to the proceedings of any court, legal or ecclefiastical; the sentence of a court-martial, which, in its judicial state, was duly authorized by the law of the land, was also entitled to the attention of the House. The proceedings of the court-martial afforded prima facie evidence, which rendered the unfortunate person, who was the object of them, unfit to continue a Member of that House, and by which the House was loudly called upon, in vindication of its own honour, to decide on the sentence. Two questions naturally offered themselves to his consideration: The first was, whether the charges proved by the decision of the court-martial were such, as to make the unfortunate subject of them unworthy of a feat in Parliament? The fecond, Whether any plea has been made, or any thing furnished on the opposite part, to afford a presumption, that the decision was not just, or such as the House was not bound to regard? He would not go so far as to say, that the decision of a Court of Law was such as to exact, in all cases, without previous examination, an implicit deference, because there might appear instances where strong proofs could be brought against the validity of that decision; and this principle might apply with much more propriety to Military Tribunals, which were not Courts of Record, and where the process was not so exact and minute. But the question was, whether, in the present case, such a counter statement had been made to the sentence of the court-martial, as would warrant the House in not adhering to the decision of a Court established by the law of the land. He had attentively listened to his learned and honourable friend who had moved the amendment, and to the honourable General who spoke last, but their arguments and statements had produced no conviction in his mind that there was any thing that could counteract that de-It had been argued, that the Journals of the House furnished no precedent which could fanction the motion. ready to admit they did not: but if the principle on which the motion was founded was in itself just, it certainly did not stand in need of any precedent. The honourable General had in the course of his speech alluded to the case of a noble Lord, now no more, as a precedent against the motion. He would say nothing harshly of that noble Lord, and he would only observe, that the two cases were extremely different. For the crime of which that noble Lord was convicted by a court-martial was not a crime which in itself

proved him unworthy of public trust: it amounted solely to disobedience of military orders, and such a disobedience might, in some instances, be attended with success. The conduct of that noble Lord was, by the decision of a court-martial, proved to have prevented a decifive issue to a brilliant action. But if an officer, by disobedience to orders, should succeed in obtaining a victory, though found guilty by the sentence of a court-martial, he might, from the nature of the transaction, be entitled to and receive the thanks of that House. The cases were widely different—in that of the noble Lord, his military capacity was alone affected; in the present case, there was a stigma affixed to the reputation of the person, and that of the foulest kind---embezzlement, fraud, and conduct unbecoming the character of a gentleman. The House should therefore bear in mind the principle, that they proceeded on the motion, not because the court-martial had found him generally guilty of misconduct in a military capacity, but because they had found him guilty of charges which rendered him unworthy of a feat in that House. To prevent, therefore, the possibility of applying the prefent motion, as a precedent hereafter, that the House should generally proceed on the sentence of a court-martial, he would propose, that the specific motives on which the court-martial had found the unfortunate person who was the subject of discussion, guilty, should be recorded on the Journals of the House. Such a proceeding would, in his opinion, completely guard against the possibility of any inference which might be unfairly drawn, that the resolution of the House of Commons had been founded merely on the sentence of the court-martial. He concluded by observing, that he trusted the House would agree to the motion, amended in that specific manner, as it embraced an object of great and general consequence.

General MACLEOD said a few words in explanation, importing that he did not mean to compare the character of the noble Lord alluded to, to that of the object of the present discussion; but only, in illustration of his principle, that the sentence of a court-martial was not a ground for expulsion from that House.

General TARLETON condemned the conduct of Mr. Caw-thorne, as a military man, but as a Member of Parliament doubted the propriety of the House proceeding to expel any one of its Members, from the evidence of any Court whatever. He was inclined to think they could not regularly proceed to such a measure, without hearing evidence of the guilt of the party, at the bar of the House. He said this not from any idea of screening the unfortunate person, nor of affixing any blame to the sentence of the court-martial; quite the contrary; but he was concerned for the regularity of the pro-

ceedings of the House, and asraid of the precedent which was about to be established.

Mr. FRANCIS said, that differing entirely from the sentiments expressed by his honourable friend who spoke last (General Tarleton) he thought himself bound to give the reason of his opinion, though he had not originally intended to have spoken at all on the subject. That it appeared to him that the House, in the function and duty which they were to exercise this night, did not assume, and could not hold, any appellant jurisdiction whatever from the sentence of a court-martial. We have no authority to revise the proceedings, or to confirm or reverse the sentence. The fole purpose for which, as I conceive, the proceedings were ordered to be laid on the table was, that the Members might have the opportunity and the means of judging, for the satisfaction of their own consciences, and for the direction of their own conduct on another point, whether the sentence of the court-martial, as it appeared on the face of the proceedings, and without admitting even into our thoughts any extrajudicial evidence or argument, was or was not The next question for ourselves also would be, whether the facts, supposing them to be truly found and justly qualified, would permit the House to continue the high trust of a Member of Parliament in the person who was the object of such a verdict?

Mr. COURTENAY faid, that the honourable gentleman (Mr. Wigley) feemed to preclude any person from speaking who had not read the proceedings of the court-martial. He should therefore claim his privilege, as he had carefully read every word of those proceedings, and certainly with no malevolent disposition. He could have wished to have discovered some alleviating circumstances in Colonel Cawthorne's case, which might have had some influence, and, perhaps, been of service to him in this day's debate. At the same time, he must, in candour and justice, declare, that the court-martial, in their whole proceedings on the trial of that honourable gentleman (as far as he could judge) had acted with the greatest impartiality and justice. They had investigated the whole of the charges with temper, moderation, and patience; and in their sentence, had made exceptions in Colonel Cawthorne's savour as far as the case would admit.

Mr. Courtenay added, that perhaps he was rather prejudiced in favour of a court-martial; he had passed his youth in the service, and had always observed, that a high spirit of honour, justice, and generosity had uniformly actuated their conduct. He was sorry there had been a necessity for so many trials of late, especially in the militia, which he always looked up to as the great constitutional desence of

this country.—A colonel of militia should consider himself as the guardian and protector of every man under his command; it was an honourable and distinguished station. He should pride himself in ascertaining clearly, and explaining accurately to every private in his regiment, what were his just emoluments in pay, cloathing, and every species of bounty allowed him, either by the Legislature, or His Majesty's regulations. An English soldier was jealous of his rights, and the moment he suspected that he was deceived or imposed on, he became sullen and discontented; -contracted a dislike to the service, -difregarded discipline and subordination, and became mutinous in proportion to his sense and spirit; treat him with justice and generosity, he will esteem and love his officer, and in the hour of danger he will never desert him. This is his character; and it's a noble one! But how much more is it incumbent on gentlemen, who, selected to serve in the militia, are men of great fortune, rank, and influence in the community! They have every proud incentive to serve their country; to conciliate the privates of their respective corps to their duty; a man who was personally attached to them, would look up to them as his friends and protectors: and an officer of the militia becomes irretrieveably degraded in their eyes, the instant they suspect him of converting their pittance to his own emolument. It were devoutly to be wished, that the colonel's pay, both in the land and the militia, was his whole emolument; as the commercial spirit of the cloathing contractor, sometimes sullied the dignity of the military officer. There should be no ground, no room for suspicion in the soldier's mind; it would then be impossible to deceive or mislead him. that is done, furely it would not be imprudent to explain, to every man in a regiment of militia, what is his subsistence, and what incidental emoluments he is entitled to. This is no complicated business;—every company should have a printed copy, that there might be no possibility of mistake or misrepresentation. The advantage of such a regulation is obvious.

Mr. Courtenay said, he meant to say nothing invidious, nothing personal; the honourable gentleman against whom the motion had been made, he was persuaded, knew that he had earnestly wished, that this court-martial had not taken place;—and he was happy to find, that the two Generals, (Sir W. Howe and General Lascelles) always distinguished for their humane and generous conduct, had condescended to exert themselves, to have the soldiers' claims adjusted and settled, without bringing these disgraceful proceedings before the public.

Mr. Courtenay concluded by faying, he was forry for teh occa-

sion, and lamented the necessity, but he must give his vote for the honourable General's motion.

Mr. BOUVERIE opposed the original motion, on the ground that courts-martial being appointed by the Crown, might be sub-

ject to improper influence.

The SOLICITOR GENERAL observed, that the question was comprised in the following consideration, whether the House were not bound to take notice of a sentence, as far as it related to an individual belonging to their own body, and in whose case their honour was implicated? He had perused the evidence laid before the court-martial for the purpose of ascertaining whether the crime of which the unfortunate gentleman was accused, referred only to military law? He had sound, that some of the charges were merely military, while others accused him of fraud and embezzlement, which rendered him incapable of acting in a public capacity.

General SMITH in reply, disclaimed all motives for the part he had taken in this affair, except those of wishing to support the cause of public justice and the honour of the House of Commons.

The question was then put, and the House divided,

For the amendment, 12—Against it, 108.

Then the said proposed question of adjournment was, with leave of the House withdrawn.

And it appearing to the House, that John Fenton Cawthorne, Esquire, a member of this House, has been found guilty, by a court-martial, of divers charges, in respect of some of which he is found guilty of having acted fraudulently, and in a scandalous and infamous manner, unbecoming the character of an officer and a gentleman;

Resolved, That the said John Fenton Cawthorne, Esquire, be expelled this House.

Mr. Chancellor PITT moved the order of the day for the House to resolve itself into a Committee to consider farther of a supply to be granted to His Majesty. He said, he understood it was intended to enter into a discussion of the supply to the King of Sardinia. If that discussion was to take place, he should be sorry it were to take place at so late an hour, and in so thin a House. He therefore should propose that the discussion should take place on the report.

General TARLETON acquiesced in this proposition.

The House resolved itself into a Committee of Supply, and, on the motion of the Chancellor of the Exchequer, resolved, that it is the opinion of the Committee, that 200,000l. be granted to His Majesty to enable His Majesty to make good his engagement with the King of Sardinia.—Passed.

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The House being resumed, the report was ordered to be received to-morrow.

The House having resolved itself into a Committee of the whole House to consider farther of ways and means for raising a supply,

Mr. Chancellor PITT stated, that he had to propose the funding of four millions and an half navy debt, &c. which he had divided into two classes. The one he proposed to be allowed 1051 in the 5 per cents for the first four months, and the others 1041 so that there would be 4 per cent. to the first class, and 3 per cent. to the second class. These added together, would amount to about three and a half for the whole; to this was to be added a small allowance for discount.

He moved a resolution to this effect, which was carried.—Report to-morrow.

Tucsday, 3d May.

The Chairman of the Committee of ways and means brought up the report for the adoption of the House.

The resolution—" It is the opinion of this Committee, that the sum of 200,000l. be granted to His Majesty, to enable him to make good his engagements with the King of Sardinia," was read the first and second time: and, on the question being put, "that the Resolution do pass,"

Mr. FOX remarked, that though he never approved of this subfidy, yet as it had gone on year after year, the House, he conceived, was bound to continue it, unless such a change had taken place in the situation of affairs, as to furnish good grounds for withholding If any degree of credit was to be attached to general rumour, that difference in the state of affairs had occurred, which would render the discontinuance of the subsidy a measure of prudence. was obvious, that his Sardinian Majesty had indicated a disposition to conclude a separate peace with France. It was not his intention now to discuss, whether that measure would be advantageous to this country, or not, though he was of opinion that it would be advantageous to this country, rather than not. If we think it an advantage that we should go on with the war, we should at least ascertain how far the King of Sardinia is inclined or able to give an adequate co-operation before we consent to a continuance of his subsidy. on the other hand, a separate peace be his object, it behoved the House to know how far His Majesty's Ministers have given their consent to such a measure, because, if we consider the original engagement, "that no individual member of the confederacy should be at liberty to make peace without the concurrence of the rest," they

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had no right to accede to the propolition any more than he had to adopt it without complying with the general stipulation. If no such measure can be adopted without the consent of this country, it is natural to inquire, and material to know, how far it would be right in this country to prevent his Sardinian Majesty from making a separate peace, if the urgency of his situation required it, or a reasonable opportunity occurred. If this subsidy be the cause of his Sardinian Majesty continuing the war, if he has not at heart the objects professed by the rest of the consederacy, the subsidy is a burden to this country, and not a benefit to his own subjects, who are exposed to all the calamities of a hopeless consist. It was, he said, for these reasons, incumbent on His Majesty's Ministers to give the House some farther information on the subject, before the House consented to enable His Majesty to sulfil his engagement.

Mr. Chancellor PITT replied, that, if the House had been induced to grant this subsidy to his Sardinian Majesty for several years, they were bound to confinue it, both in point of honour and in point of prudence, for, he had no difficulty in declaring, that the whole conduct of his Sardinian Majesty, from the first moment in which the fubfidy was granted to the present, had afforded one uniform example of honour and fidelity, and an example highly worthy the imitation of the other powers. He could not, with propriety and the regard that was due to the general service, enter so fully into a detail of the proceedings of his Sardinian Majesty as the nature of circumstances required for the purpose of his vindication; but, he denied that his Sardinian Majesty had ever manifested any desire for a separate peace. It was true, that, at a time when he was threatened with imminent danger, he opened an intercourse with the enemy, stating upon what terms he was willing to agree to an armistice.—The terms were, that he would enter into an armistice in conjuction with his friend and ally, the Emperor; but, upon no other condition. He immediately signified this to the Emperor, who refused his consent, and there the negociation ended. During this intercourse, however, which did not proceed far, the enemy acquainted him that they would make a separate peace with him provided he would code all the places they had conquered in his dominions, and unite his arms with theirs against the other allies. The King of Sardinia immediately, with a magnanimity that could never be too highly praifed, but fuch as became his rank, and might have been expected from his character, refused to accept any proposition upon terms so impolitic and unjust. So far it was evident that his Sardinian Majesty entertained no idea of a separate peace, nor ever had gone farther in any intercourse with the enemy than the pressing necessity of his situation compelled him, and the negociation which he did enter into only ended in thewing that he neither would conclude a separate armistice, nor separate peace. He now put it to the House upon the statement of these facts, whether they had more or less inducement than formerly to fulfil their engagements. With respect to any recent events, upon which some objections might perhaps be grounded, he had not yet received any authentic communications; but as the vote only extended to the enabling His Majesty to grant the subsidy, there might be full opportunity for gaining ample information. So much for the satisfaction of those gentlemen who thought it the interest of this country to retain the King of Sardinia as our ally, but for the right honourable gentleman, who seemed to entertain a doubt, whether or not it would be more advantages for this country to do so notwithstanding the experience of past events, and the repeated testimonies we had received of the activity and vigor, and the exertion of the Sardinian forces, he must say, that this was the only way in which we could possibly put the King of Sardinia into a situation to make such terms with the enemy for a peace, as this country and the rest of the allies might admit to be comparatively and generally good. Upon that principle, therefore, he thought the right honourable gentleman ought to have been the last man in the House to object to a motion, in which the future honour and interests of this country were fo much involved.

Mr. FOX explained that what he meant by saying that he thought a separate peace with Sardinia would be advantageous for this country, referred to the opportunity that his Sardinian Majesty would thereby have of mediating between other powers. He certainly did not mean to wish for a separate peace with Sardinia, exclusive of the interests of Great Britain and Austria; but so far as they were considered, the earlier a peace was concluded the better it would be, he thought, for all parties.

Mr. FRANCIS observed, in reply to the right honourable gendeman opposite, that the question before the House, de facto, was, whether this country ought to continue the subsidy to Sardinia? It was not necessary to consider how Sardinia had acted four months ago, but what her situation and probable mode of action would be now. If the information was authentic of the recent successes of the French in Lombardy, upon those successes would the probable mode of action of his Sardinian Majesty be sounded, and so far were their opinions of the propriety of continuing the subsidy to be drawn; for if the determination of his Sardinian Majesty were sounded, as it had been stated, upon the pressure of the enemy, it was reasonable to conclude that he would consider the emergency of his situation, and not consult his magnanimity. Hence he might be induced to agree to a separate peace, for two reasons, and that without the least consideration or regard for the interests of his allies; first from the threats of the impending danger, and secondly by the temptations and interest which might be held out to him. As to considing in the magnanimity of the King of Sardinia, he despised such considence, and begged the House to look back to history for the character of the house of Savoy. It was fair to reason from such evidence, and he there sound Sardinia had changed from side to side as often as her inclination or her interest predominated either way. If it were true that the Austrians had experienced such a defeat as would place Sardinia at the mercy of the enemy, he would then ask, whether it would be wise in this country to grant so great a subsidy to his Sardinian Majesty.

The SECRETARY AT WAR refcued the house of Savoy from the imputation of treachery; but, even admitting that his predecessors had violated the good faith of treaties, no reproach attached on the present illustrious monarch, who had religiously observed them. In regard to what had fallen from the honourable gentleman concerning the report of the enemy's successes in Italy, he said his right honourable friend had before stated that no authentic information had been yet received; and even admitting it were true, it did not at all affect their conduct in passing the vote of that evening, because the vote did not extend to the immediate granting of the money, but merely to enable His Majesty to do so upon the grounds his right honourable friend had stated.

General SMITH opposed the question, and expressed his apprehension, that, if it did pass, no practical good whatever would be

derived from it to the country.

Mr. HARRISON said, the affairs of the King of Sardinia were in a very critical situation, and he cautioned the House against furnishing him with the weapons to turn against us in the event of an alliance with France. He therefore suggested to the House to defer the second reading of the resolution, at least till better information should arrive.

The question for the second reading of the resolution was then put and carried without a division.

The SOLICITOR GENERAL brought in a bill for the continuation of the alien act.

Mr. SHERIDAN said, that in a variety of instances Ministers had made so improper use of the powers entrusted to them by this act, that he could not in his conscience vote for the farther con-

Lameth was so flagrant an instance of the abuse of the powers committed to them, that he should oppose its principle in every stage. No sooner, the honourable gentleman observed, had that unfortunate gentleman set spot in this kingdom, where he expected to find an asylum from oppression, and to breathe the air of liberty, than he had been ordered by the imperious command of the Secretary of State to depart out of it. So wanton an exercise of power on the part of Ministers, in consequence of the powers vested in them by this act, was so derogatory to the general character of this nation, that the bill for the farther continuation of these powers should have his decided opposition.

The bill was read a first time, and ordered to be read a second time to-morrow.

Mr. SUMNER presented a petition from the subscribers to the Veterinary College, praying for the aid of Parliament.

Colonel TARLETON spoke in behalf of the petitioners. He stated it to be a plan that was entitled to every support, in as much as its object was to obviate the effects that so often arose from the ignorance and unskilfulness of persons entrusted with the care and management of horses and cattle.

Mr. FRANCIS opposed the petition, he wished the House to be informed what it meant; for his part he really knew not what the term of the petition implied. He knew of no such word in the English language as Veterinary, and he desired that some gentleman would endeavour to explain the etymology of it to him.

Mr. SHERIDAN faid, he had often witnessed applications for the assistance of Parliament, and he had often had a share in granting such requests, but he never knew an instance where he should do so with more satisfaction, than in the present one. The horse was a noble and useful animal, but he was hardly suffered to have sair play. He was entrusted to farriers, whose limited knowledge of his nature, prevented them from providing proper remedies for the disorders to which he was incident, and he too often sell a sacrifice to their ignorance. As to the definition which had been asked for, he thought it of little consequence to know the etymology of a word; it was quite sufficient, if it was a word, which, by usage, had acquired a certain definite idea to be annexed to it. Every one knew it to be the art which teaches men to know the nature and properties of the horse, and to administer to his complaints.

Alderman NEWNHAM expressed his approbation of the plan, and said, he should not oppose the granting a very considerable sum.

[COMMONS.

Sir WILLIAM SCOTT moved the order of the day for the -fecond reading of the bill for the better support and maintenance of curates of the church of England.

The SPEAKER faid, that from what had occurred when this debate was adjourned, it might be expected that something should be flated as to the question of privilege. He had given his best attention to the Journals of the House, and was confirmed in the opimion he had already delivered. The House of Lords, he was con--winced, had a right to originate this bill, and it was no infringement whatever on the privileges of the House of Commons, of which it was proper they should always be exceeding jealous. the object of this bill to raise a tax, but to make a new distribution of the property of the church. It was true, the 12th of Queen Anne, on which the bill was founded, had originated in the Commons; but another Act (the 1st George I. chap. 12.) apparently more objectionable than the present, had originated in the House of Lords. The House would find that the competency of the House of Lords to originate a bill of this kind was unquestionable.

Mr. HUSSEY was of a different opinion from the Speaker.— He thought the House would depart from their privileges if they suffered this bill to pass. It gave a power to one description of

persons to tax another.

Mr. JODDRELL said, he had been assonished, at the first reading of the bill, to find it had originated in the House of Lords. He conceived it to be, to all intents, a bill of supply, as it went to increase the falaries of curates out of the pockets of the rectors and vicars. He sincerely wished that the curates should have an increase of their stipends, but he wished that increase to be brought about in a legal, parliamentary, and unexceptionable manner.

Mr. Chancellor PITT faid, the proper season for the honourable gentleman to make his objections to the bill, if he withed to fave the time of the House, would be when the bill was in the Committee, as it would then be debated clause by clause. He defended the legality of the bill originating in the House of Lords, observing ' that it was not a bill that raised a new fund, or interfered in the direction of the public revenue granted by Parliament, but was only · a different application of that which had been granted for the perpose, he conceived, of a private nature.

·Lord WILLIAM RUSSEL thought the bill, instead of ameliorating the fituation of curates, would have a contrary effect, by

increasing their dependance upon the bishops.

The question was put for the Speaker leaving the chair, which was carried without a division,

The House then resolved itself into a committee on the bill, and many of the clauses were amended and agreed to. As an amendment to the clause, that 751, be allowed to every curate, where the benefice amounted to 4501, per annum,

Mr. WILBERFORCE proposed, that to the curate's allowance should be added one-fixth of the excess of that sum; upon which a division took place—Ayes, 14; Noes, 33. Majority against the amendment, 19.

The bill was ordered to be re-committed.

Wednesday, 4th May.

There not being forty members present at four o'clock, an adjournment of course took place.

Thursday, 5th May.

The order of the day was read for the House to resolve itself into a committee of the whole House upon the wine-duty bill. Upon the motion for the Speaker's leaving the chair,

Mr. GREY said, as this bill was now in its progress through the House, there could exist no authority for levying any tax which was to be imposed by it, until it had passed; he was, however, informed, that the bill had already been put in force at Leith. Mr. Murray had been obliged to pay the new duties on Spanish wines, which he had received of the ship Peggy, of that port. A fimilar payment.had been made by Johnstone and Co. wine merchants, of Edinburgh. He was defirous of knowing if any order had been issued from the Treasury for that purpose. If Ministers were always determined to give to the taxes they imposed a retreactive effect; or to make their bills have the force of laws before they had gone through that House? He, had also received a letter from Bristol, which stated that the Collector of the Customs had demanded the new duty on wine at that port. The persons from whom he had received this information were all equally unknown to him; but if the facts were as they had been stated, they certainly deserved the consideration of the House. To permit such proceedings, was certainly giving too great a latitude to the Executive Government, though he knew that the authority of that House had of late been thought very lightly of, and in some cases had been dispensed with altogether. He trusted, however, that the House would not suffer a bill to operate, to which they had not yet given their confent.

Mr. ROSE had no knowledge of the facts stated by the honourable gentleman, but he was certain that nothing of the kind had been done by any order from the Treasury. If the honourable gentleman would not take his word for it, he might have, by moving for them, copies of all the orders issued relative to that object. That the revenue officers might have mistaken their duty was not impossible, and the circumstances, if they had really happened, must have originated in a mistake.

Mr. GREY had no objection to take the honourable gentleman's word for what he had stated; but he hoped orders would be issued to prevent such transactions from taking place in suture. That House, which was jealous of any infringement of its privileges, even with respect to a turnpike-bill, surely would not suffer this, which was not only a violation of its own authority, but a direct invasion of the rights of the people.

Mr. Chancellor PITT complained of the bigh tone in which he faid the honourable gentleman had directed an attack against the Executive Government, without any evidence that they had the smallest knowledge of the transaction to which he alluded.

Mr. GREY remarked, that if the honourable gentleman chose to call every thing which might happen to be unpleasant to him an attack upon Government, he had better say so at once, and procure a vote of the House, that no such thing should be done in future.

General SMITH thought, that if any revenue officers had acted in the manner stated, they ought, at least, to be censured by their superiors. If the Chancellor of the Exchequer had attended to the very candid manner in which the honourable gentleman had mentioned the business, he would not have answered him with so much acrimony.

Mr. SHERIDAN wondered at the Chancellor of the Exchequer taking umbrage at his honourable friend's high and lofty tones, as he was perfectly competent to answer him in the same way; but he supposed the Chancellor of the Exchequer had got a patent of monopoly for high and lofty tones, and conceived any person making use of them, besides himself, guilty of an infringement upon his ex-Mr. Sheridan strongly reprobated the procedure of cluffve right. which his honourable friend had complained. He had no doubt of the facts; he had received information from Norwich of a fimilar circumstance. It was evident it could not be done without the order or comivance of Ministers. It was not the first time such complaints had been made. If the revenue officers had been reprimanded, they would not have given cause for a second complaint: the circumstance of not receiving any intimation from their superiors to delist, was evidently a sanction for the repetition of their unjustifiable conduct, and the blame of the transaction attached to

Ministers, and no where else. Mr. Sheridan adverted to a charge that had been brought against him, of wishing to extend the excise laws; he believed he was one of the last men against whom such a charge could with truth be alleged. He had stated it as his opinion, that the bill in question should have contained a clause, by which the stock of private gentlemen should be taken and made liable to the tax; and he was still of the same mind. He thought it peculiarly hard that the man of property, whose fortune enabled him to lay in a large stock, should have it in his power to drink wine at a rate infinitely cheaper than what the needy man could, who only purchased a sufficient quantity for temporary consumption. As to the difficulty which was urged with respect to taking the stock of private individuals, he conceived none existed. Was it not in every respect as easy to make a private gentleman give in a return of the quantity of wine in his cellar, as to return how many fervants he kept, and how many of them wore powder; in his opinion equally so: the objection was puerile. He said, he was still a foe to the extension of the excise laws; notwithstanding, he sincerely wished to see the excisemen entering the cellars of the Legislators themselves, as well as of every dealer, for the purpose of obliging them to pay the additional duty upon their stock in hand. Mr. Sheridan next made a few observations with respect to taxing the article of wine to fuch an extent as almost to amount to a prohibition from using it. Such a system would defeat its own end, as sew, comparatively speaking, would drink wine at the advanced price. He said, when the bill went into the Committee, he should propose two amendments, one for taking the stock of private persons, and the other for inferting in the blank, for the commencement of the operation of the tax, "the 17th of July."

Mr. BUXTON said, he should be forry to see the authority of

excisemen extended to private houses.

Mr. Chancellor PITT denied that the additional tax would have the effect of a prohibition, and urged the impracticability of extending the tax to private individuals.

The bill was then committed, when Mr. Sheridan proposed his amendment—" That instead of the dysies commencing on the 17th of April, they should commence on the 17th of July, 1796."

Mr. Chancellor PITT faid, the amendment would enable the wealthy merchant to procure a large stock, and sell at the advanced prices in the interval, to the loss of the revenue. The merchant could suffer no injury by the present bill, because it was proposed for him to pay the duty by instalments; so that, although his stock might be kept a little longer upon hand, he would have an opportunity of disposing of the whole without loss or inconvenience.

Mr. SHERIDAN remarked, that the merchant might have had

previous orders for which he could have no remedy.

The amendment was put and negatived, and the original resolution carried.

Mr. GREY gave notice, for to-morrow, of the motion which he was to have brought forward yesterday.

Mr. Fox's motion was put off till Tuesday.

Mr. DUNDAS said, that in consequence of the death of a person in the India department, he should be under the necessity of deferring his India Budget till to-morrow se'nnight.

Sir JOHN SINCLAIR observed, that the complicated nature of the General Inclosure Bill rendered it necessary for him to require farther time to bring it forward. A matter of such important consequence to the country, he conceived, ought not to be hurried; he wished to delay it till the next session.

Mr. Chancellor PITT moved that the real-succession tax bill should be recommitted.

Mr. RASLEIGH faid that this tax was liable to the same objections which he had urged against the personal succession tax bill. It paid no regard to the different values of the lives of persons on whom succession devolved. He thought that considerable difficulty would arise in levying the tax upon mines and sisheries, and upon the whole was decidedly against it, and therefore would move, that instead of "now" it should be recommitted for "this day three months."

Mr. FOX faid, that this measure laboured under two objections -first, the novelty of the principle, as a tax upon capital; and secondly, the iniquity of the application. It was a system which, if acted upon in the extent to which the principle might be carried (and he adfoitted the present instance to be only a slight degree), would enable the State to seize upon the whole property of the country. Of all shades in which despotism had ever appeared in history, the most frightful was that under which the Soveriegn became heir to the whole property of individuals, and were the principle of this measure once admitted, it was impossible to calculate how far it might be extended. From brothers and relations in a collateral line, it might in time reach to children, and from four or five per cent. the tax might be increased to ten or twelve. was his principal objection to the bill.—He had another, however, grounded upon the particular hardship which would in certain cases attend its operations. In cases of marriage settlement, children were most frequently the objects for whom provision was made, but fometimes collateral relations had an interest in the settlement. A case of that kind had come under his own experience. In case of the death of his nephew, Lord Holland, he was to succeed to the estates of his elder brother, by an article in the marriage settlement. As it happened, he had not given any consideration for the contingent benefit of this settlement. He might, however, have paid his brother some consideration for it, and in this case, were the tax to attach upon this property, the contract would be violated, because he would not receive it in the same circumstances in which it was when he concluded the bargain. On these grounds he seconded the amendment.

Mr. Chancellor PITT flattered himself that he would have no great difficulty in obviating the objections which had been stated against the bill. The principle had been already recognized in the perfonal-succession tax, and also in the duty formerly existing upon legacies. It had been urged that it would swallow up the whole landed capital of the country; but he contended, that it had no fuch tendency, and that it would have no fuch operation. This, like many other questions, was only a question of degree, and the objection, which in reality was very limited in its force, was stated as possessing unbounded weight. He had heard also that the tax might be paid several times over. This could not be done by the fame persons; nor was it very likely that it could be done by the same estate, when the chances of direct succession were fairly calculated. But in no case was it a tax upon the capital, nor wouldit ever diminish the real value of the estate, because the tax was of fuch a nature that it could easily be paid by the occupier in the course of the four first years after his succession to it. It was therefore only a tax upon the landed income. As to affecting contracts formerly made, he was confident that it had no fuch tendency; and in the case particularly mentioned by the right honourable gentleman, in which he was perfonally concerned, the tax would not attach at all. For these reasons, he hoped the House would agree to the bill going into a Committee.

Mr. GREY insisted that the bill proposed a very partial and bad mode of levying a land tax. The right honourable gentleman had just now said, that it was not a tax upon the landed income. Why, then, did he not lay it directly upon the present possessors, and not upon posterity—a system of taxation which had contributed more than any other cause whatever to increase the national debt? Mr. Grey contended, however, that it was to all intents and purposes a tax upon the landed capital, and that it could not, in most instances, be paid by annual instalments, as had been represented. In this

opinion he was confirmed by the circumstance of the general want of money among landed proprietors, arising from burdens upon their estates, and large disbursements which they are often obliged to make, particularly in the first years after their succession, when this tax falls to be paid. He objected chiefly, however, to the principle of the bill, which he denied to have been sanctioned by the duties on legacies. A tax upon the capital of any country, could not fail to hurt its prosperity, and the discovery of the state of property, which the levying of the tax would necessarily require, would, in some cases, be found to be impossible, and in every case would prove to be vexatious and oppressive, while at the same time it was artfully calculated to increase the influence of Government over the country.

The ATTORNEY GENERAL confessed that this was an important subject, and attended with some difficulty, but he did not see that the objections applied to the principle at it was here carried into practice. This was not a tax upon capital. It was indeed a tax upon the produce of land, as many other taxes were circuitously taxes upon land, but it could not be called a land tax in the proper acceptation of the word. The discovery of the state of a man's affairs was not of the dangerous tendency, nor could be converted to the improper purposes alluded to, for it was no greater discovery, nor indeed to the same extent, as was made by the public registers of every county.

Mr. JEKYLL faid, there certainly was some inconsistency in the arguments of the Chancellor of the Exchequer, and those of his learned friend, for the one said that this was no tax upon land, the other confessed that in some measure it had that effect. This tax would operate as a tax upon land, and if the extraordinary expences of a ruinous war rendered it necessary to resort to new kinds of taxes, he should like to know whether the landed gentlemen would consent to a direct increase of the land tax. With regard to the discovery that would take place, it would evidently be attended with every circumstance of publicity. It was like sending commissioners of bankruptcy to solvent persons, and taking an account of all they were worth and all they owed. Monstrous expences required monstrous expedients to support them, and such was the nature of the resources to which the country was now driven.

Sir WILLIAM PULTENEY thought this tax very exceptionable. It was a direct tax upon capital in the degree, indeed, not very severe, but such as would very readily be increased, when it was thought convenient or necessary. In Holland, he believed, personal succession only was taxed, but at any rate it by no means

followed that such a mode of taxation 'should be adopted in this country, because it had prevailed in Holland, where the sources of revenue were exhausted, and the State felt the utmost difficulty in supporting the public expences. He thought this a worse measure, from the circumstance that it was to be paid in the four first years. - It was levying in this time what might be put upon ten or twelve years, and, lest a man should die, making the most of him immediately. It had been justly said that in the first years of a succession, the greatest expence occurred, and that it was not very probable that the heir would, from his faving, be able to discharge the It would be very hard on those who succeeded to small estates to pay the tax, much more than on great estates. It was the advantage of the taxes in this country that they were optional, or supposed to be so, and therefore sat more lightly. But here the hardship would be more felt, because it was a tax that the person subject to it was positively obliged to pay. Upon the whole he was against the bill, and concurred in the amendment.

The SOLICITOR GENERAL defended the bill, upon the same ground as the Attorney General, and stated that a tax of the same sort had been adopted by the French Government.

Mr. BASTARD said, that if there were no other way than by adopting this bill to avert a national bankruptcy, he might vote for it; but not otherwise. He had heard gentlemen say, that the state of this country was such that they were under the necessity of voting for whatever taxes were proposed. But, while he found that a million was annually appropriated to the reduction of the national debt, we could not be faid to be in a fituation where we must vote for every tax that should be proposed; and he felt the less reluctance in opposing the tax now proposed, as the personal-succession tax bill would answer for as much as was stated to be expected. If land was to be taxed, he would ask what part of land? for, he remembered, that, within these ten years, within the walls of that House, a pledge was given to the public to bring the lands, woods, forests, &c. of the Crown to the public use, and yet, after that pledge of the House of Commons, these very lands and foresta were the only ones that were exempted from the operation of this bill. He could not but lament that gentlemen had not properly stated the provisions of this bill, because he was persuaded they would then see that nothing could be done that would carry the purposes of the bill into effect in many instances, except the putting the lands that were the object of the tax to sale.—It had been said that this was a tax of despotism; it was in a great measure so.— The Solicitor General had faid, that a tax on the same princi-

ple as this had been adopted by the French Government. True, they did adopt a measure of this kind in the democracy of France, but what was the consequence? They pursued the consequence of it until they had got all the land into their own hands. He contended that the most manifest injustice would follow from this bill in the case of leasehold estates. If this bill should pass, the management of the land-tax must be put into other hands, for surely those who had its present management would give it up. Was any man in that House ready to say he would put an arbitrary fine on any man? This must be the case under this bill, for how was a person accurately to estimate the value of the interest which each perfon had in an estate which was the object of taxation? would create ill blood and endless animosity all over the country. He had heard that a man might be beat into a physician, but he did not know how to make a commissioner in every case under this act a lawyer, and yet a lawyer he must be, and a good one too, else he would never understand how to act under this bill, for every man must be assessed according to his title. The difference between real and personal estates, as this bill was to operate, was very This bill would fink the value of all family estates, inwhich consideration the Constitution of this country was materially connected; for the Constitution of this country and the landed interest went hand in hand; if we destroyed the one we should destroy the other. Men's spirits would be broken by this bill; for men's spirits were broken by misfortune, and their independence was destroyed by necessity. This was the result of bad taxes. Men formerly of independence in the country, would be brought within the vortex of the metropolis, adopt its vices, and become the tools of Government for a livelihood, a practice now too prevalent, and which our ancestors regarded as the wages of corruption, and the grave of independence.

Lord SHEFFIELD said he was surprised to find the Attorney-General compare the register established in the West Riding of Yorkshire, and in Ireland, to the inquisition which would be established by the bill before the House. The register merely recorded the transfer of property, and the incumbrances of that property. The present bill was odious in the extreme by the inquiry it occasioned, as has been already ably stated. The tax imposed was partial—it was a severe land tax, having all the bad properties of that kind of tax, and it tended to beggar the peerage gradually, and to render it still more dependant. He thought other taxes much more proper might have been proposed. For example, a receipt stamp on the transfer of property in the funds.

Twenty pounds worth of land could not be transferred without paying several stamps, and he saw no reason why an half-crown stamp should not be paid on the transfer of one hundred pounds worth of stock. It was always very unpleasant to him to object to a tax, but he had stattered himself the tax now proposed would have been relinquished for one less odious.

General SMITH insisted, that the odious epithets which had been employed to brand the proceedings of the Convention of France, applied equally to the present measure. As the right honourable gentleman had thought its conduct worty of imitation, he should not be surprised to see the lawyers at the other side of the House recommend the adoption of mandats:

Mr. Alderman NEWNHAM reprobated the present bill, which, with the tax on collateral successions, would be found so odious, that some future Administration would be obliged to submit to their repeal.

Mr. I. HAWKINS BROWNE defended the bill, which he insisted could not come under the denomination of an act to inforce an additional Land Tax. To the latter he had the strongest objection, as he was persuaded that it would be dangerous in the extreme, as it must lead to that equality which there was so much reason to dread. The House was called in justice to pass the present bill, as it had already passed the other; and for these reasons he would vote for the re-commitment.

The House divided on the re-commitment;

Ayes, 65-Noes, 24.—Majority 41.

The House, in a Committee, then went through the bill, which was reported, with several amendments.

Mr. Chancellor PITT moved, that the report be now received, which was agreed to, and the report received accordingly. He then moved that the bill be re-printed, with the amendments, and re-confidered on Monday, which, after a few objections from General Smith, was agreed to.

Friday, 6th May.

Mr. Secretary DUNDAS, after stating that several of the India papers now before the House were in some respects erroneous, moved for leave to withdraw them, and to substitute others in their place.—

Ordered.

He also moved, that a copy of a letter from Sir John Jarvis, dated the 8th of May, 1794;—and of a letter from Sir Charles Grey, dated the 20th of January 1794, be laid before the House.

Ordered.

Mr. LECHMERE observed, that the House was crowded in expectation of the motion of his honourable friend, (Mr. Grey). He could not, therefore, expect that much attention would be given to what he had to say. The object of the proposition which he had to make, was, however, of the first importance. It was the relief of the poor. But finding it impossible for him to call the attention of the House to it this evening, he would move, "That the Committee on the high price of corn be deferred to Wednesday next."—

Ordered.

Mr. SHERIDAN gave notice, that on Monday next he would move the House into a Committee on the wine-duty bill, as he intended to propose a method of levying the new duty on the wine in the cellars of gentlemen, without any extension of the authority of the Excise.

The House went into a Committee on the bill for continuing the reward for the discovery of the Longitude. Having filled up the blanks the House was resumed, and the report ordered to be received to-morrow.

General SMITH moved, "That there be laid before the House an account of all the corn and flour imported into this country during the month of April last, which was entitled to the bounty on importation, specifying the respective ports, and the names of the importers."

Mr. GREY said, that those who reflected upon the unexampled power which the present Ministers possessed, and the little disposition the House discovered to inquire into any part of their conduct; on the contrary, a disposition of the most unlimited considence; it might appear a vain endeavour to bring against them any charge of mal-administration, especially such a one as would form the ground of articles of impeachment.—Aware as he was of these difficulties, and the little encouragement he had to submit to the House any propositions conveying a censure upon the conduct of Ministers, nay, despairing of that concurrence which would give it effect, he felt it his duty not to allow the House to separate, with little probability too of again meeting, without drawing their attention to a few plain intelligible points of the highest importance. He would call upon them to examine the public expences, he would demonstrate to them that Ministers had grossly misapplied the money of their constituents, and had been guilty of a slagrant violation of the laws of the land, to conceal which they had laid before the House an account of the distributions of the various

grants, which he would prove to be completely false. A minute attention to the public expenditure and accounts was the most important duty which the House could exercise. The power of the purse was the best security for the liberties of the people, and the House could not allow it to be encroached upon without betraying their most facred trust, and renouncing their most valuable privilege. These principles he believed would not be disputed in argument, and furely the duty was rendered more important, and the necessity more urgent, by the magnitude of the expence which they had to superintend and to control. It would indeed be a melancholy consideration if, amidst all the influence by which they were overborne, the very magnitude of the public expence crippled the exertions of the constitutional guardians, and contributed to defeat and to disappoint all inquiry. If the House was aware of this, and was anxious to maintain the privileges they had received from their ancestors, they would, by a proper application of them, confirm the transmitted right, and deliver it intire to their posterity. He had heard gentlemen, on various occasions, particularly on the subject of the game laws, expressing a determined resolution to preserve that system for which their ancestors had fought and bled, and he hoped that the present object would be felt no less important, and the principle no less necessary. The points to which he was to direct the attention of the House were plain and simple. The House was called upon to pronounce whether they would admit in the Ministers of the Crown a power to dispense with the forms of the Constitution and the institutions of the law, or whether they would exercise their legitimate functions, and require fuch an application of the public money as the law prescribed, and fuch a faithful account as their honour and their duty ought to induce them to require. If they found the money of their constituents misapplied, would they suffer it to pass unnoticed? faw the law openly violated, would they insist upon no satisfaction? If they found the principles of the Constitution outraged, would they express no indignation and demand no atonement? The instances upon which he was particularly to dwell, were selected from a great many others which he might have taken up; but he had confined himself to these he should now bring forward, on account of their plainness and simplicity. They were such as all might understand, and the inferences from them were such as all who understood must acknowledge. He had not brought forward the incapacity Ministers had evinced, the failures they had incurred, nor the multiplied disasters, which, in the course of a ruinous war, had followedfrom their measures.—He would not comment

upon their gross mismanagement of the public money, where the application was within their discretion; but he would confine himfelf to three distinct charges:—1st, Their having misapplied the sums appropriated by act of parliament to particular services; 2dly, Their giving in a false account of the distribution of these sums; and lastly, Their having violated another act brought in since the right honourable gentleman had a seat in parliament, for regulating the office of Pay-Master General of the Forces.

He requested the House to attend, that there was an act passed every session after the grants for the use of the year were made, by which certain sums were appropriated to certain services, and which Ministers were prohibited to convert to any other purpose. With this folemn act of parliament, the House surely could not allow Ministers to dispense. The grants for the army, the ordnance, the clothing, the pay of general and staff officers, were subject to the distribution expressly provided in the act. By a paper upon the table, he would shew, that in reality the act had, in the instances enumerated, been difregarded, and that the fums were not applied to the purpose for which they were voted, and in the manner Parlia-By an account laid before the House on the 21st ment directed. of April, it appeared that the money issued for the clothing of the army was not applied to that purpose, and that there was due to several colonels or commanding officers of His Majesty's forces the fum of 644,1061. 7s. 6d. for net off-reckonings and clothing for the years 1794 and 1795, and the sum of 146,900l. 12s. 4d. to general and staff officers, for 1793, 1794, and 1795, and the fum of 34,313l. 13s. 3d. to governors and lieutenant-governors for the years 1794 and 1795, though these sums were strictly appropriated by act of parliament. It also appeared from the account alluded to, that the fum of 31,0561. 3d. due to the general and staff officers of His Majesty's forces, for the year 1794, was paid out of the grants made for the year 1796. There was the act of appropriation, strictly regulating the distribution of these sums, and here was the account, shewing that the money was not applied to its proper purpose, nor was any account whatever given of the manner in which it was applied. He did not think it would be very easy for Ministers to make a defence against a charge so clear, and resting on foundations so indisputable. For their conduct in violating the law of the land in so notorious a manner, he did not think they could plead either convenience or necessity; because, if necessity had forced them to such a measure, it was their duty to have come and craved a bill of indemnity for the violation of the law in an instance which necessity demanded. Then, however,

the law would have been vindicated, and the Constitution saved from those new principles which threaten to overthrow it; and Ministers, had their conduct been pure and honest, would have experienced that indulgence which, on such occasions, the House was accustomed to bestow. Instead of candidly acknowledging that they had departed from the form prescribed by the law, they aggravated the guilt of that violation, by producing a false account of the distribution of these sums, and by endeavouring to missead the House of Commons and to conceal their own misconduct. It might be urged in defence, that all former administrations had followed the practice, and that they were justified by uniform precedent. That the pernicious practice of extending the public expence beyond the sums voted upon estimate, had sometimes prevailed, was true, but not without the reprehension of Parliament. In the year 1711, by a resolution of the House of Commons, the practice was reprobated as an invalion of the rights of the Houle, and as a measure highly unconstitutional, and any misapplication of appropriated sums was stated to be a high breach of the privileges of the Commons. It was said, however, that extraordinaries were unavoidable; but if the proposition was to be admitted, it was to be qualified by the degree in which they were really necessary. When a fair account of past expences was stated, and a tolerable estimate formed of future services, the necessity of extraordinaries would in a great measure be superseded. He would ask, whether the Minister, to whom the House was so unboundedly liberal in granting supplies, with a vote of credit to the amount of 2,500,000l. might not have made such an estimate of the demands of the public service, as would have left little to be answered by extraordinary expences? The sum required for extraordinaries was not only in itself necessarily limited by the degree in which good management and prudent forelight would require it, but also by the precedents of former times. In the reign of Queen Anne, when the army was conducted by a person not much distinguished for economy, and with a continental war very wide and expensive, the extraordinaries scarce exceeded the sum of 200,000l.; then had not the practice of extravagant charges on the head of extraordinaries been extended of late with-A person of high credit (Mr. Hatsell) out consent of Parliament? coolly reflecting upon the subject in his closet, says, in his book of Precedents, that during the American war nothing could exceed the negligence of the House in not limiting the sums charged under the head of extraordinaries. Yet, however respectable this authority might be, he would produce still higher, that of the Report of the Committees of the House appointed to investigate the public ac-

counts. In 1782, the Committee stated the sums for extraordinaries as extravagant beyond necessity; and comparing the different circumstances of both periods, there was nothing in the present that could require a higher fum for extraordinary fervices. But the practice of charging extravagant sums on this head was arraigned by the honourable gentleman himself, at the end of the American war, with the utmost severity; yet now his adherents were forced to defend him upon those precedents which he had so vehemently reprobated, the extravagance of which had been so far surpassed during his administration. A defence like this, however, would little avail with the House:—a Minister who was ushered into the conduct of public affairs as the hope of the nation—as the reformer of abuses—as the declared soe of the system to which he succeeded!— But, it was faid, that money must sometimes be taken from the estimated services, to be applied to urgent services. This justification, however, only amounted to this—that when money was so diverted, it was necessary to come forward and apply, to the arrears so incurred, the extraordinaries of the next year. But, in the present instance, the original deviation from the rule had not been atoned for even in this manner; for, it appeared from the account on the table, that great fams were still due to general and staff officers and governors of garrisons, for the year 1794. -Upon the principle of the justification pleaded, these sums should have been defrayed by the extraordinaries of next year. It was to be seen likewise, whether the same thing had not occurred in the year 1795. By papers upon the table it appeared, that up to the 21st of April, 1796, for the quarter preceding, eight millions of the grants of the current year had been expended; and still these arrears remained due up to the present period.

There could be no justification of the violation of the law of which Ministers had been guilty, but the most imperious public necessity; and, in that case, they should have atoned for the illegality of their conduct by putting themselves on the candour of the House, and seeking a bill of indemnity. As, therefore, the desence of Ministers for the misapplication of the sums appropriated by act of parliament was not valid, upon their own principles, he would, on this head, submit to the House the following resolutions:

Resolved I. That at all times, and under all circumstances, it is the indispensable duty of the House of Commons vigilantly to superintend the empenditure of the public money, and strictly to inquire into the application of the grants made by Parliament to the service for which they have been voted.

Resolved II. That by an act passed in every session of parliament, the particular sums granted for each particular service are specified, and the

money that shall be paid into the Exchequer is appropriated to their discharge; and that it is strictly directed that such aids and supplies shall not be applied to any use, intent, or purpose whatever, other than the uses

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and purposes mentioned in the said act.

Resolved III. That it appears from an account presented to this House on the 21st of April, 1796, that the sum of 644, 1061. 7s. 9d. was then due to the several colonels or commanding officers of His Majesty's forces, for net off-reckonings and clothing for the years 1794 and 1795, although, by acts passed in 1791 and 1795, money was granted to discharge the same; and although the said acts direct that the money so granted shall be applied in discharge of the same, and not otherwise.

Resolved IV. That it appears from an account presented to this House on the 21st of April, 1796, that the sum of 146,900l: 12s. 4d. is now due to the general and staff officers of His Majesty's forces for the years 1793, 1794, and 1795, although, by acts puffed in the said years, money was granted for payment of the faid fum; and although the faid acts direct that the said money so granted shall be applied in discharge of the said

fum, and not otherwise.

fame, and not otherwise.

Resolved V. That it appears from an account presented to this House on the 21st of April, 1796, that the sum of 34,313l. 13s. 3d. is now due to the several governors, lieutenant-governors, and other officers of His Majesty's forces and garrisons, in Great Britain and parts beyond seas, for the years 1794 and 1795, although, by acts passed in the said years, money was granted for discharging the said sum; and although the said acts direct that the money so granted shall be applied in discharging of the same, and not otherwise.

Resolved VI. That it appears from an account presented to the House on the 21st of April, 1796, that the sum of 31,056l. 3d. due to the general and staff officers of His Majesty's forces, for the year 1794, was paid out of grants for the year 1796, although, by an act passed in 1794, money was granted for discharging the said sum; and although the said act directs that the said money so granted shall be applied in discharging the

The next part of the resolutions regarded the application of the sums granted for the service of the year 1796, to the arrears of services in 1794 and 1795. A resolution was passed in the year 1784, which he wished to be read at the end of his speech, but at present he would state the substance of it:-Lest a dissolution of Parliament, which was expected, should take place before the Act of Appropriation was passed, the House resolved, that any Minister misapplying the funds, at that time granted, should be guilty of a high misdemeanor. This resolution was consistent with the true principles of the Constitution. The application of the grants of `1796 to retrospective services was an evident violation of the spirit of the House in voting the supplies, and fell under the resolution of the House of Commons, which he had already referred to, and the original fault of which they had been guilty, Ministers had followed up with a still farther violation of the law. He would therefore, upon this point, move this resolution?

Resolved VII. That it appears from an account produced to this House on the 21st of April, 1796, that the sum of 172, 1001, due for off-reckonings, to the 24th of December, 1794, and which remained due on the 21st of January, 1796, was discharged out of the vote of credit granted for the express purpose of desraying expences that may occur in 1796. By an act passed in 1794, money was granted for discharging the said sum; and although the said act directs that the money so granted shall be applied in discharge of the same, and not otherwise.

But there had been other acts, besides those mentioned, equally In 1782, in compliance with many petitions for Reform, a design of Reform was taken up, he hoped not merely to amuse the country, but a serious plan of reform was suggested, especially in the public offices; for this purpose an act was passed for regulating the office of Pay-master General of the forces, which, being found inefficient from some defect in its construction, was repealed, and a new one for the same purpose, and on the same principle, was passed under the administration of the right honourable gentleman himself. This act was intended both to remedy the evils arising from balances remaining in the hands of the Paymaster General, and to secure the regular payment of the army; and this too had been openly violated. In the first account of the application of the vote of credit of 1796, to which he requested the particular attention of the House, the sum of 430,000l. had been issued to the Pay-master General, of which a balance of 83,300l. was still in his hands. The House had been informed, on a former occasion, that this money, though stated in the account, was in reality fent to the Bank, where the balance remained.— Being suspicious of the information which Ministers might think fit fometimes to give in that House, he had made inquiries of a perfon very well qualified to tell him, and he had discovered, that in reality the sum alluded to had been put into the hands of the Paymaster General himself, and with him the balance was lodged.— The provisions of the Bill were explicit, That all sums issued for the payment of the army should be sent to the Bank, and there paid by drafts from the Pay-master General, distinctly specifying the fervice in which it was incurred. This provision had not been complied with, for the money had been first issued into the hands of the Pay-master General himself, and with him the balance remained. Such was the fact. And as the conclusions were too obvious to require argument, there he would leave it for the determination of the With regard to the accumulation of balance in the hands of the Pay-master General, the act provided that the sums appropriated to the clothing of the army should be issued periodically; yet it was proved, by the accounts on the table, that from Midsummer

1794, to December 1795, no money was issued for this service, and part of the arrears were discharged from the supplies of the current year. Whatever might be thought of the Minister's desence to his violation of the account of the Appropriation Act, here he would be forced to recur to a new ground of exculpation. Since it was passed, public affairs had been conducted by no other Minister;—there was no example to plead in extenuation, no precedent to fanction this violation. Ministers had, in open desiance of the act, withheld the money from the service to which it was destined, and endeavoured to discharge the arrears by the supplies of the current year, without attempting to account for the application of the sum originally diverted. He would in consequence propose the following resolutions:

Resolved VIII. That it appears to this House, that by an act passed in the 23d year of His Majesty's reign, for the better regulation of the office of Pay-master General of His Majesty's forces, it is enacted, That no money for the service of the army shall be issued from His Majesty's Exchequer to the Pay-master General of His Majesty's forces, or shall be placed or directed to be placed in His Majesty's hands or possession; but the same shall be issued and directed to be paid to the Governor and Company of the Bank of England, to be placed to his account.

Resolved IX. That it appears to this House, from an account produced on the 22d of April, 1796, that, in open contempt and defiance of the said act, the sum of 430,200l. has been issued directly to the Pay-master General of His Majesty's forces, in Exchequer bills, on the vote of credit for 1796; and that a balance of 83,300l. was remaining unissued in his

hands on the faid 22d of April, 1796.

Resolved X. That it sarther appears to this House, that, by the said act, the Pay-master General of His Majesty's forces is directed and required to form his memorials and requisitions to the Treasury, and to issue his drasts upon the Governor and Company of the Bank of England, upon the 24th day of June and 24th day of December in every year, in equal payments, to such person or persons as have a regular assignment from the several colonels, lieutenant-colonels, commandants, majors, captains-commandant, and captains, for the monics appropriated for the clothing of the non-commissioned officers and private men of His Majesty's regular forces.

Resolved XI. That it appears to this House, that the sums of money appropriated for the clothing of His Majesty's regular forces, and which, according to the provisions of the said act, ought to have been issued on the 24th of December, 1794, the 24th of June and 24th of December, 1795, had been directed to other purposes, and still remained due on the 1st of January, 1796, in open contempt and desiance of the said act.

With regard to the disposition paper, which was the last topic on which he would touch, the practice of laying before the House such a document had originated in the extravagant reign of Charles II. and had been adopted and established at the revolution, when our liberties were afferted and vindicated, it was intended as a real account for the information of Parliament how the supplies were

employed. This paper, he now arraigned as completely false. It might be said by the Minister, that his predecessors had not been very careful to render this, paper an exact account of the application of the public money. This was at all times a bad defence; but what was the House to think of the present Minister, resorting as a justification to precedents which he had been the foremost to condemn, and abuses which he had pledged himself to redress? The paper stated that the sums voted for the army, cloathing, staff, &c. had been issued and applied, when none had in reality been issued, and when that branch of the service was still in arrear. The House indeed might be told that this paper was merely a form; that it only contained an account of the sums issued from the Exchequer; and that under this form the Paymaster General received from the Treasury the sums required; but were they tamely to acquiesce in fuch a defence? would they permit the Minister to apply the public money as he thought proper, in defiance of folemn enactments of the Legislature, or that he should abolish the regulations which the wisdom of the Constitution had deemed necessary in order to maintain the vigour of its principles, and secure the purity of its administration? Instead of thus insulting the understanding of the House, instead of imposing upon them a false and fraudulent account, the Minister should have made atonement to the spirit of the Constitution, had necessity driven him from the strict line of conduct which it prescribed, and by a bill of indemnity satisfied the demands of its violated laws. He would therefore move his last resolutions-

Resolved XII. That it appears, that an account is annually presented to this House, shewing how the money granted for the service of the preceding year has been disposed of, distinguished under the several heads, and the parts remaining unsatisfied, with the desiciency thereupon.

Resolved XIII. That such account was intended to be, what in its title it professes to be, a real account, shewing how the money given for the service of the year had actually been disposed of, in order that the House of Commons might be informed of the state of the public expenditure, and satisfy themselves as to the application of the money voted to those services for which it had been granted by them.

Resolved XIV. That an account of the above description has been presented to this House in each of the years, 1794, 1795, and 1796, in which the money granted for the services of each year is stated to have been applied to the services for which it was voted by Parliament, although it now appears, from accounts since presented to this House, that the sums of 644,1061. granted for off-reckonings for the years 1794 and 1795; the sum of 146,9001. granted for the pay of the General and Staff Officers of His Majesty's forces for 1793, 1794, and 1795; the sum of 24,2101 granted for the pay of the General Treatment Go

of 34,3131. granted for the pay of the several Governors, Lieutenant-Governors, and other Officers of His Majesty's forces in Great Britain and parts beyond seas, for the years 1794 and 1795, and severally stated to have been disposed of for those services, still remain unsatisfied.

Resolved XV. That, in the instances above mentioned, His Majesty's Ministers have been guilty of presenting false accounts, calculated to mislead the judgement of this House, of a flagrant violation of various acts of Parliament, and of a gross mitapplication of the public money.

Here then he would at present leave the confideration of the subject. He had laid before the House an important case for their de-They were now to determine whether they would enforce cision. the acts of appropriation of the public revenue to its proper service, and preserve the spirit of their laws in the strictness of their applieation, or allow the dispensing power of a Minister to supersede the authority of the law, and the discretion of the Executive Power to supplant the wisdom of the Constitution.

The SPEAKER having read the first resolution,

Mr. Chancellor PITT said, that he felt a considerable degree of satisfaction at the resolutions which the honourable gentleman had then brought forward, and on which he had grounded specific charges against His Majesty's Ministers. He was happy at being afforded an opportunity of discussing regularly and precisely, certain topics which had been loofely thrown out at other times, when bufinels of great importance pressed upon the attention of the House. However strong the points which the honourable gentleman had urged---however strong the case which he had put---he still hoped that he should prove to the satisfaction of the House, to the satisfaction of the honourable gentleman himself, and to that of his friends; that conceding to him as much as he should afterwards state of the principle, conceding also most of the facts---still he should be able to prove, that it would be impossible for him, or for the House to draw that conclusion, which he had then drawn, and which he had proposed to the House to draw, by his present resolutions; and what might feem, perhaps, a little fingular, he contended, that even though the principle should be considered, prima facie, just, yet the House could not, with common justice, or with common fairness, vote the resolutions proposed. If the resolutions stated an indisputable truth, the question then would be, whether it were expedient to record that truth. The resolutions asserted that it was the duty of the House at all times, and under all circumstances, to inquire into the expenditure of the public money; so far he would fubscribe to the principle; but when it was stated that it was its duty strictly to enforce the application of public money, according to the -limits of the act of Appropriation, he maintained that the House could not censure Ministers from a retrospective view of that act. without doing the greatest act of injustice that ever was committed. Having premised so much, he would endeavour to follow the ho-

nourable gentleman's arrangement, and defend himself from the different charges in the order in which they were made. lowed that the honourable gentleman had made his statements, generally, with great accuracy; he did not make an exception to the facts; he differed only as to the conclusions which he drew from them. With respect to the act of Appropriation, on which the honourable gentleman had dwelt, he agreed that it contained a very strong clause, which passed every year, and which enjoined, " that no money granted by Parliament should be applied to any other purpose than that for which it had been granted." He agreed that the , act of Appropriation did apply, in binding and specific terms, to the regulation of the payment of navy and army services; of the navy, by stating its services under the head of a general fund; of the army, under various and distinct heads, " so much for guards and garrisons, so much for plantations, Chelsea, &c. &c." He admitted also, that His Majesty's Ministers, in the management and payment of army services, did not attend to the minute sub-divisions particularly mentioned in the act of Appropriation; they only generally took care, that no more should be issued for the army out of the supplies in the course of the year, than the total amount of the fum for which general credit had been given. That this was a deviation from the strict letter of that law he admitted; it was a deviation in the particular sub-divisions of army services. But gentlemen should recollect a fact, for which he contended, that that act had been precisely in the same form, in the last and present year, and in every year since he came into office, in which it had passed in the reign of George I. and in which it had continued down to the present day. They should recollect, that something of a similar nature, though not precisely the same, existed in the reign of King William; and that so early as the reign of Queen Anne, it was deviated from in as strong a degree, in regard to the principle, as during the present war. This had been mentioned by a very respectable authority, the Author of the Precedents of Parliament, and by him in a great measure justified, because the nation was then engaged in a war of great extent, with services in all parts of the globe; and it was impossible to forcsee what might be the amount of all the various expences. The question then, which the House had to confider at present, was, whether it followed, from the particular breach of the act, which he had admitted to have taken piace in certain instances; whether, in deviating from its express provifions to that extent, the present Ministers deserved the imputation of criminality which the honourable gentleman had stated; and whether their conduct called for and justified the censure of the

Undoubtedly, every deviation from an act of Parliament was prima facie criminal; but it did not follow that there was no excuse, palliation, or justification of the deviation from the law. was, he faid, an easy task to make a charge of the present nature. It was only necessary for a gentleman to call the attention of the House to the letter of the law, and when the deviation from it should be admitted, he might immediately proceed to condemnation; but furely the honourable gentleman would allow the persons charged to ask, whether the deviation were wanton, or arose from necessity? Secondly, if the deviation were new and unprecedented, or whether it were founded on ancient practice? Or thirdly, whether it were clandestine, or done with an intent to deceive the House; or whether it was brought under its notice, and fanctioned by its decisions? He would, he faid, first consider the necessity of the case: he found it had been admitted, that some extraordinaries could not be avoided ' in time of war; the honourable gentleman had faid, that the queftion was only as to the degree; but if there was ever a time when extraordinaries were allowable to a large extent, it must be in so extensive a war as the present. With respect to the comparative extent of the extraordinaries of the present war with those of former wars; that he said he would come to state afterwards; he did not find it necessary to mention it on the question of principle. But if it were allowed that extraordinaries were ever necessary, he would not wish for any other jury than the gentlemen of the opposition to judge him; nay, if the honourable gentleman who made the morion were called as a Juryman, he should not challenge him. extraordinary fervices were unavoidably necessary to be incurred in the course of a war, and such as from their nature could not be provided for, nor foreseen in their amount nor in their time; they must, when they were performed, he paid; how then was the money to be paid, but by withholding some of the payments of the services regularly estimated and voted for, which, according to the strict act of Appropriation, ought to have been applied to the particular fervices only for which they were voted? This was simply the whole of the case, as far as it related to the principle; and from the time of King William and Queen Anne, a full century, there had not been a year of war in which extraordinary expenses had not been incurred, which had not been previously provided for by Parliament; nay more, for near half a century past, here had not been one year of peace in which extraordinaries had not been paid, and by that means the act of Appropriation violated. With respect, therefore, to principle and necessity, he had not much farther to urge; if it were possible to have only as small extraordinaries as thos.

of former times: if it were possible to have no extraordinaries at all, in time of peace, still it was impossible that a case could be put, in time of war, when the public fervice could be wifely or prudently conducted confidently with the first letter of the act of Appropriation. If gentlemen would for a moment consider the uncertain events and operations of war, the different views of policy arising from circumstances daily changing in the course of a year; if they would consider that it might be sometimes necessary to maintain perhaps a large army on the continent, which before the end of the year it might be adviseable to send to the immediate defence of our plantations; and if gentlemen would also consider that the same army in different situations was placed under separate and distinct heads of service, apportioned and limited in the Appropriation act, " so much for guards and garrisons, and so much for plantations;" under such circumstances, and with a comprehensive and just view of the subject; gentlemen must confess, that it would but ill accord with the public service to fetter the operations of the year to the strict letter of the act, passed at a time when, without the spirit of prophecy, it would be impossible to judge precisely of the proper limitations. It would be necessary then to increase the sum allotted for plantations; for if the foldiers were fent, they must be provided for and paid, and it was almost superfluous for him to ask the questions, could Ministers pay them without neglecting a literal adherence to the act of Appropriation? and would it be any thing short of necessity to the public service, that the act should be dispensed Thus, then, he had already stated the practice; he had said, that in years of peace, universally for half the present century, and in years of war, occasionally during the whole of the century, He was willing to allow that extraordinaries had been incurred. the practice existed formerly with respect to sums far short, but however, in sums not so small as the honourable gentleman stated, for, instead of 200,000l. which he had stated to be the utmost extent, he would find, that in the course of the war in the reign of Queen Anne, between 300,000l. and 400,000l. had been incurred in the article of extraordinaries of the army; but even taking it at the honourable gentleman's statement, it was sufficient to give him the benefit of pleading precedent in justification. In the war of 1740 and 1741, which terminated in the peace of Aix-la-Chapelle, extraordinaries had been also incurred to a great amount. German war they had considerably increased; and in the American war, so recent in the recollection of this country, that line of service had increased to a much larger extent than it had ever done before. But although the sum of 300,000l. or 400,000l. may not, in a

comparative scale with the amount of the extraordinaries in the present war, appear large; yet if gentlemen would take into the account the comparative value of money in those times, when contrasted with its present value, the House would perceive that there was fomething more to be deduced than mere precedent, and that the present extraordinaries might be justified also by the comparative amount of those in the reign of Queen Anne. During the Administration of a man whom the honourable gentleman would certainly not object against, a man of public spirit and pure patriotism—during the Administration of Mr. Pelham-when the finances of the war were directed by a person who had been trained for other great, eminent, and important stations, who filled with honour, dignity, and respect the chair of Speaker of the House of Commons; it would be found that during his Administration, the expences were paid in a way different from that which was expressly mentioned in the act of Appropriation, and the Ministers of that day were equally justified by the necessity of the public service. But he did not wish to rest upon the silent acquiescence of Parliament in the practice of neglecting the letter of the act so often mentioned: there occurred a marked and particular instance in which he had the recorded judgement of Parliament on that subject. The Members of the Administration of that day had a vote of censure proposed against them for the payment of an extraordinary fervice, and the vote was propoled in terms not very different from the resolutions propoled by the honourable gentleman on the prefent day. On the 19th of March 1743, during the Administration of Lord Wilmington, notice was taken in the account of extraordinaries, of a sum to the amount of 40,000l. for the purpose of putting the Austrian troops in motion, under the command of the Duc d'Henberg. In the motion proposed to the House, it was stated as "a dangerous misapplication of the public money, and destructive of the rights of Parliament," the merits of the motion were not then decided on, for the previous question was moved and carried on a division; but the papers were produced to prove the importance of the services performed; and on the 1 oth of April 1744, [Vide Debrett's Debates from 1743 to 1774, Vol. I. page 369.] the motion was again urged, and it was amended by leaving out the words before stated, " a dangerous misapplication," &c. and inserting in their stead " necessary for putting the troops in motion, and of great consequence to the public service." There was then a division on the vote of disapprobation, which was negatived—Ayes, 145—Noes, 259; and, what was rather whimfical, the father of the right honourable gentleman opposite him (Mr. Fox) was the teller for the noes. It so happened, that the practice at the present complained of, was a practice regularly flated—known to the House—recognized by the House—and made the foundation of the proceedings of the House for every year; the accounts of the extraordinaries of the army were presented, and every gentleman who voted for them, knew that the act of Appropriation of the year before must have been departed from in the payment of them. Would gentlemen pretend to fay, or could they ever have imagined, that the extraordinary service could wait for payment until the subsequent session? Extraordinaries, which confisted of bills of exchange drawn from abroad, payable at a certain time at the expiration of which they. must positively be discharged. If, therefore, for fifty or fixty years past there were extraordinaries incurred, and incurred contrary to the letter of the various acts of appropriation which had passed in that time; if the House of Commons had been so far a party to those transactions as to saction them, by their votes, to make good the payment of these extraordinaries, from the accession of George I. to that day, would the honourable gentleman himself, if every other member in the House was to withdraw; and he was singly to decide upon the merits of the question, would he deal out justice to the Ministers of the present day, by condemning them for doing that which Parliament had constantly and repeatedly done? Would he censure Ministers, and not Parliament? Would he, instead of placing the charge upon the Honse; lay it on those, who being persuaded, from the practice of Parliament, that they were justified in their act, merely carried measures into execution which were repeatedly recognized by the Legislature? It might be pretended, that formerly Parliament gave only a kind of negative assent; but when the honourable gentleman considered the report of 1782, made by the Committee, which stated the practice of extraordinaries as a grievance to the House, from the time of that report, he had sright to state, that the House had not then tacitly and indirectly, but directly and expressly by every vote of extraordinaries from that time, recognized the principle of that head of public expenditure. It had also been the practice of individuals connected with the honourable gentleman (certainly there was an exception in respect to the honourable gentleman himfelf, who had not found it necesfary as yet to state to the House, what he should think it necessary to proprofe in laying on the public burdens, and in regulating the expenditure of the different services.) A right honourable gentleman near him (Mr. Fox), who had oncobeen in office, and now made one of that formidable opposition ranged over against him, knew some-thing of the practice of extraordinaries; he did not mean to flate that the right honourable gentleman bad a situation which made him particularly responsible in the question of finance; but as in the present motion the honourable gentleman thought fit to shift the charge off his shoulders as Chancellor of the Exchequer, and to place it conjointly on him and his colleagues in office, so the practice of extraordinaries, on the same principle, would form a charge against that right honourable gentleman whilst in administration, though he was not Chancellor of the Exchequer. In the general words of the present motion, he said there was an excess of candour for which the honourable gentleman was entitled to his fincere thanks, as it gave him a right to bring the right honourable gentleman, not as his judge, but as a witness to bear testimony on his behalf, to prove that in the year 1782, and a great part of the year 1783, when the two persons were Paymasters-General who brought in the act relaing to the pay-office, there were extraordinaries to the amount of many millions voted and paid. Thus had he a living witness of the practice in the person of his opponents. But he had one witness more singular than all the rest—not a living, speaking authority, but a dumb—a dead one—the authority he meant was the act of Appropriation itself, upon the letter of which the gentleman sought for his condemnation. Part of this act was, to make good several millions of extraordinaries. The act of Appropriation contained, he faid, in the body of it, a sum to make good deficiences arifing from the payment of extraordinaries, and therefore that act of Parliament which recorded in itself the annual breach of its own provisions, afforded also a vindication of that practice which was that night stated as a crime in His Majesty's Ministers. Mr. Pitt said, he had not yet quite done with acts of Parliament on that question: he would recite in his vindication the pay-office act, which was brought in by Mr. Burke after the Report of the Committee in 1782, and which act was afterwards amended by Colonel Barre. The Report had stated that the practice of incurring army extraordinaries ought to be in future abolished; and the act of Parliament stated the precise time, and the form accordingly, in which the Paymaster-General was to keep an account of the extraordinary expences not provided for by Parliament. Thus had he stated the second act of Parliament, which proved on the face of it, that there had been extraordinaries. How then did the question stand? He had proved it to be the practice for above a century, of Ministers, living and dead; and recognised by the act on which the charge was founded. There was one circumstance which still remained to be stated—he must be allowed to refer once more to an authority,

the same work which he had mentioned before—he meant that on the precedents of Parliament, which had certainly urged, in very strong terms, the objection to the amount and principle of extraordinaries. In this work was to be found the following passage: "In the commencement of the session, in December 1782, it being doubtful whether the war would continue, the Ministers did not bring in the army estimates before the recess at Christmas.— The navy only was intended to be voted, and the land and malt taxes to supply the service. But it being found that all the money voted in the former session, upon the army account, had been issued, and that a farther sum would be necessary for the pay and subsistence of the land forces before the House of Commons met again in January, it was, upon mature confideration and confultation with the different officers of the Treasury and the Exchequer, judged necessary that a sum should be voted upon the army account, in order to give the Paymaster of the army a credit with the Exchequer; and upon this ground the Secretary at War delivered in a short account of two months extraordinaries, which were afterwards voted, to entitle the Paymaster, during the recess, to receive that sum at the Exchequer, upon the account of the army." Hatfell's Precedents, Vol. 3, page 152, &c. Having read this passage, he wished, he said, that the House would take into their view that uniformly received practice, established by, and arising from, a series of transactions similar. That they would consider that the material part of the act of Appropriation referred to the extent of the credit given generally for the army, rather than to the particular sub-divisions of the army fervice in its separate heads. Although he admitted that the best and undeniable defence, was the necessity of the case, yet there were different ways in which the practice of extraordinaries had been recognized. During the first seven years after his administration commenced, there was no subject in that House which brought on more hostile debate than the finances; they were difcussed on the side of those who first attacked his opinions, with great vigilance and perseverance. In the years 1786 and 1791* particularly, debates arose on the peace expenditure, and so far was Parliament from shutting its eyes to the extraordinaries of the army, that in each of the Committees of those times, there was to be found an estimate of their probable amount; they were calculated by one Committee to amount to 260,0001.; and by another, to 280,000l. arifing out of the extraordinaries, and not provided for by Parliament: nor was there one word against the principle of

^{*} Vide Debrett's Parliamentary Register for 1786 and 1791.

those extraordinaries ever stated in any one of the debates to which he alluded. Indeed the Committee of 1782 did not propose to abolish the principle of extraordinaries, but it recognized it by proposing to limit it as well as it could. It recommended in the Report, that the House should endeavour, with as much accuracy as possible, to have an estimate of probable extraordinaries, and to regulate the drafts of Governors abroad, and particulary the bills of exchange, which, as he had stated before, formed a great article of extraodinaries; but still it would be impossible to provide for every particular case. Ministers were only capable of checking these drafts: and bills by general regulations; and he would undertake to fay, that during the present war, every practicable general regulation had been established to submit bills of exchange to as many checks. as possible. Mr. Grenville had formerly given instructions to the Governors and Commanders abroad to bring them under as strict examination as possible, but no estimate was given in by him of probable extraordinaries. But the present Administration went farther, for they not only adopted the beneficial regulations of Mr. Grenville, but as much as possible complied with the substance of the other measure recommended by Colonel Barre: For he (Mr. Pitt) had in the large votes of credit, stated the amount of probable extraordinaries. He confessed, that in making such estimates, every gentleman was liable to be mistaken in his views and calculations, nay, he was forry to find in a recent instance, that he had met in that respect with a considerable disappointment; however, from the nature of the thing, that must unavoidably be the consequence when men endeavoured to make provision beforehand for the extraordinaries to be incurred. He had heard it stated, as one of the articles of charge against him, that he had thought proper constantly to propose a vote of credit to a greater amount than had been litherto voted by Parliament; but what was that but a compliance with the regulations proposed by Colonel Barre to endeavour, in proportion as there was forescen a necessity for extraordinaries to a large amount, to estimate this propable amount? He found it necessary to make one observation respecting the bills of exchange which he had before mentioned. Gentlemen must see that they were influenced entirely by the local regulations of the various places they were drawn at, and that he was not able therefore to estimate them with precision. The charge therefore of not proposing full estimates, amounted only to the charge of having failed where no man in his fenses could pretend to be accurate. One principal cause of inaccuracy arose from the high price of provisions; which proved two things,—first, that the expences were necessarily higher than

in any former war to the same extent; and secondly, that it was impossible to foresee the evil, so as to give a correct estimate to the public. The only thing then that remained, was to diminish the extraordinaries as far as could be done, by a moderate probable computation, and keep nothing wilfully back from the public. a proof that he had done so, he appealed to the votes of credit which he had pushed to an extent unexampled in any other Admi-He had endeavoured to provide for such parts of the expenditure as had been foreseen. The only way in which he could have prevented any probability of deficiency, would be, if the House had thought proper to grant a vote of credit so much beyond the amount of probable extraordinaries, as to take care that the provision must be beyond the service, and not to leave it possible for the service to exceed the provision. But what would be the wisdom and policy of such a measure? If he had gone to the outside of a probable estimate, there would be provided a dead fund, manifestly to the injury of the public. Mr. Pitt said, that whilst he appealed to the practice of his predecessors, as a justification for incurring extraordinaries, he did not mean to deny that they had greatly exceeded their estimate; he allowed, that partly from a fluctuation in the prices of various articles, partly from the impofsibility of forfeeing many expences which he afterwards found it necessary to incur, and partly, he was ready to allow, from the errors of his calculation, there were left above the estimate large and heavy extraordinaries, and he not only felt it himself as disappointment, but it might also be stated as matter of disappointment to the House and to the public. He next came to the comparison of the amount of the extraordinaries unprovided for by Parlirment, as incurred in the present war and in the American war. honourable gentleman had declared them to be greater than those of any other war that was ever known. Certainly the votes of credit must be deducted from the extraordinaries in the present war, because they were foreseen and provided for; that formed a great deduction. The taxes were also funded beforehand for the loan of Exchequer bills. There was another fum to be deducted: In the calculation of the peace oftablishment by the Committee, he had already mentioned that 280,000l. was the fum named as the probable extraordinaries; that fum, he contended, was foreseen also by Parliament, and he had a right to deduct fo much yearly during If, therefore, subject to all those deductions, the extraordinaries were calculated fairly, they would amount to the sum of 4,600,000l. only during the present war; and as all the extraordiparies of the American war were wholly incurred without the pre-

vious consent of Parliament, they might be stated to amount to 9,100,000l. exclusive of the votes of credit, for there were some votes of credit, though he did not reckon their amount. There was therefore a balance in favour of the present war and against the American war, of 5,500,000l. incurred in extraordinaries. This was a statement which he had a right to make, when he was charged with incurring an enormous sum in extraordinaries beyond the example of all former wars, without the consent of Parliament. Having taken leave of the extraordinaries of the army, he would make a few short comparisons in In the course of the present contest, it had the other fervices. been his practice to anticipate as much as possible all the services to their full amount. During the years of the American war, there were in navy and ordnance bills, 12,000,000l. incurred without the authority of Parliament; and not only incurred without the previous consent of Parliament, but not made good at the end of each year; whereas the practice had been, in the present war, to anticipate as much of the expences as possible, or to make them good at the end of the year, and not to leave them as a total defi-ciency at the end of the war. The total amount of the deficiency of the navy and army, and of the unprovided of the ordnance, amounted in the three years of the present war to 16 or 17,000,000.; and in the American war, the deficiencies of these three services amounted to the enormous sum of 23,000,000l. and yet he had heard it stated, that he had gone beyond all former times in the extraordinaries. He had, he said, shewn that he had endeavoured to prevent extraordinaries from being incurred, and had provided for those which it had been possible to estimate; he had also stated, that the high price of provisions was one cause, among others, of his not being able to foresee all the extraordinaries; and he did not find it necessary to say more upon that part of the subject. He trusted he had fully proved to the complete satisfaction of the House, that the extraordinaries could not have been defrayed by any other means than those to which it had been found necessary to have recourse. He viewed the army money in the light of a current fund; and it could not be controverted, that the demands of the current year were to be provided for in proportion as the sum for extraordinaries came into the Exchequer, and therefore he conceived, that no deviation from the principle could be implied in any instance which the honourable gentleman had mentioned, farther than what the constant practice warranted.

He next came to consider the Act for the regulation of the Pay-Officers, the violation of which had been so vehemently urged; the spirit of that act related to the issuing of bills by the Paymaster-General, and which the honourable gentleman contended should be issued by the Bank of England: when the honourable gentleman talked of the information which he declared he had received on the subject, he certainly could not have understood the nature of that information, or if he had, he certainly did not reason on it in a just and conclusive manner. The fact was, that the warrant was strictly conformable to the letter and spirit of the act of Parliament. The Bank was to keep open a cash account under the direction of the Paymaster-General, and it was generally understood, that the Bank would never charge themselves with any thing but cash. In consequence of that idea, when the Exchequer Bills were issued by warrant, and came into the Bank, they sent one of their officers to acquaint the Paymaster, that they could not, according to their system, receive them as cash. The bills were, therefore, disposed of by the Paymaster-General, not for the purposes of profit, but merely as a matter of necessity. Some time after his honourable friend near him (Mr. Steele) proposed to the Bank an arrangement by which the Bank were to take the bills as cash: To that arrangement the Bank had acceded. Such was the exact state of the transaction, on which so much censure had been lavished, and he should leave to the candour of the House to decide, with what justice any blame could attach to a measure completely unforescen and unavoidable. There had been in no point of view the flightest deviation from the meaning of the act, and the vigilance of the Paymaster was intitled to considerable praise. He next came to another charge contained in the resolutions of the honourable gentleman, which went to criminate His Majesty's Ministers for deviating from the letter of the Act; but if he were to be condemned by the letter of the act, he was perfectly warranted in faying, that it could not in the least apply to him. There was not one word to be found in it, which directed that the payments should be made on a particular day, therefore any deviation from the strict letter could not be inferred—[Mr. Grey here by a gesture expressed his dissent]—The honourable gentleman, continued Mr. Pitt, seems to be shocked at the argument which I have just used, and appears to think that the equity of the act should be alone considered. Thus when he finds he can no longer maintain his propolitions on the letter of the act, which he now considers as a ground no longer tenable, he has recourse to the equity of it; and yet the honourable gentleman denies me the use of the spirit or the letter, just as it suits his own occasion." [A cry of Hear! Hear!] Mr. Pitt declared, that he only made use of this mode of reasoning to shew the fallacy of the honourable gentleman's arguments; but he did not mean to press it, or take any advantage of the weakness of them. He should therefore direct his observations to an occurrence of a more material nature. The Act of Parliament certainly directed the Paymaster-General to make out his memorials in the names of the persons who were interested in them: and in answer to the charge of the day, of payment being omitted, as specified by the act, he should only remark, that the Paymaster had no knowledge of the persons interested; it was consequently evident, that the memorials could not have been made out exactly against the day of payment, as the names of the parties were not ascertained. He would therefore submit to the judgement of the House, whether the Paymaster was not under such strong and positive circumstances, at least excusable, with respect to the spirit of the act. But the honourable gentleman had in the next place proceeded to another objection, that when the memorials were presented for payment, the Treasury had not, according to the direction of the statute, complied with the demand of the parties interested. To that, he trusted, he could give an answer, which even to the honourable gentleman himself would appear satisfactory. He grounded it on the plea of necessity: for at the time when the memorials were presented for payment, there was no money in the Treasury. But perhaps the honourable gentleman would not be fatisfied with that answer, which might impress conviction on the most stubborn mind; and ask why the Treasury had not provided the proper sums of money to answer demands which they know were to be made on them? He should answer that question, by pleading the statements which he had formerly made on the same subject, and he should take the liberty of adverting to them once more: The extraordinaries were, it could not be denied, of such a nature, that it could not be foreseen to what sum they might exactly amount; if they consequently exceeded any sum at which they had been previously calculated, they could not be otherwise provided for than by taking from the establishment those sums which were necessary for defraying them. He was justified in stating these considerations even in a stronger manner, for the extraordinaries were not only unforeseen, nor could the precise time of their payment be ascertained, but it was absolutely necessary that they should be discharged precisely on the day when the bills of exchange drawn for that purpose became due. How then was it possible to make that punctual provision, the want of which had been so much censured, for sums which could not be previously ascertained, and at a time which could not be

exactly foreseen, without taking from the establishment, or the money voted on estimate, those sums which it became indispensably requisite to apply to that purpose? The subsistence money had been regularly issued on the 24th of each month; the half-pay had been attended to, as well as all articles of a compassionate fort, and every claim which related to arrears in general. Whether the deficiency which took place in the establishment, occasioned by the necessity of providing for extraordinaries, should have fallen on the half-pay, Chelsea or the Staff-officers, was the question which appeared peculiarly intitled to consideration. It seemed but fair and just that if any class of men were compelled to suffer any temporary inconvenience, from the unavoidable excess of extraordinaries, and which of course diminished the sums voted on estimate for the year, it should be that class which were from their peculiar fituation best able to support it. Nor could there be any doubt in confidering the situation of the officers on half-pay, Chelsea Hospital, and the Staff-officers, which ought to be paid, and from which payment ought in fuch a case to be withheld. could not be supposed, that officers on the staff were in the same want of those sums which were absolutely necessary to the maintenance of the other classes. When therefore the money voted for the service of the Staff was withheld, it was done from the fairest and most equitable principles, and could not be productive of any essential distress. But the honourable gentleman contended, why was not an equal provision made for all the branches of fervice, and why were they not all paid alike? Was it not sufficient to say, that it was impossible to provide for extraordinaries which could not be foreseen, and the amount of which it was impossible to ascertain? He would go farther and state, that it was impossible to ascertain or meet the public expences by Ways and Means, however large, for it was out of the power and judgement of the House to form an exact opinion of what their amount might It could not be justly said in what state the consolidated fund would be, what sums the Bank of England might agree to advance for the exigencies of the public, what the Loan would produce. If therefore all these important points could not be known to the House, as well as the exact time at which they were to operate, was it any reproach to the Treasury, that they were not able to foresee impossibilities, or ascertain Ways and Means which, in their nature, were unascertainable? It should also be considered, that the extraordinaries were indispensable branches of the public service, which could not be carried on without the most rigid punctuality in the mode of payment. The honourable gentleman had,

in the course of his speech, touched on one head, though he had not thought proper to ground any charge on it. He should therefore say a few words on the subject of that head, which related to the application of the vote of credit to past services, and which the honourable gentleman confidered as a proceeding by which His Majesty's Ministers subjected themselves to blame. He would, in direct opposition to the honourable gentleman, maintain, that the application of the vote of credit to past services, was not only proper, but just and necessary. Did the honourable gentleman mean to fay, that the army money was not to be used for extraordinaries, and did he propose to establish it as a true proposition, that the Exchequer Bills were to be disposed of, and paid at a great loss, for the purpose of coming within the Act of Parliament? If such was his meaning, the public would, by such a system, suffer in a most material way, for Government could not, according to that statement, dispose of money then in their hands for the payment of extraordinaries, while to the vast prejudice of the public interest, they would be obliged to part with the Exchequer Bills at a considerable loss, and that to answer the very purpose for which they had already in their possession sufficient sums of money. Did the honourable gentleman call that measure economy? and was that conduct a part of his plan for public retrenchment? He next came to the charge of falsehood in the disposition paper of the public money, which the honourable gentleman had so strongly urged. There had never been, he maintained, from the accession to the present moment, any disposition paper laid on the table of the House, which was not equally liable to the same charge as that brought forward by the honourable gentleman against the present disposition paper, of deceiving Parliament: In all that period the same kind of paper had been laid before the House of Commons, without any variation. Gentlemen would, therefore, judge with what justice, with what consistency the honourable gentleman could make a charge against Ministers of wishing to deceive Parliament; a charge which was merely grounded on the production of a paper which had, from the accession to the present moment, been furnished precisely in the same manner and form. The paper had been figned during the present reign by Mr. Spear, the Clerk of the Revenue, a gentleman of great respectability, and was laid on the table of the House as a matter of course; — and so little did he conceive it to be an object of any consequence, that he had not at any time mentioned a word on the subject matter of it to the gentleman whose business it was to sign it. If, therefore, the honourable gentleman confidered the paper as liable to the im-

putation of falschood, he trusted that the honourable gentleman's candour would acquit him (Mr. Pitt) of any share of that weighty charge. But the paper, unfortunately for the honourable gentleman, happened to form a principal foundation of his charges. appeared to involve a subject of great and mighty concern; it had, no doubt, been read by some of the most attentive Members in the House; but it was equally true, that it had been also read by some of the most inattentive; he was persuaded he could prove, that the honourable gentleman had not, with all that attention for which he was distinguished in financial considerations, read it himself. The honourable gentleman had set out with declaring, that the statements contained in the paper were fallacious, and calculated to mislead the judgement of Parliament; but it so happened, that there was not one word respecting any particular statement to be found in any part of it. That such was the case he would undertake to prove, even to the satisfaction of the honourable gentleman himself, who would therefore be obliged to abandon one of his principal, but ill-chosen, grounds of attack. The title of the disposition paper was in itself a resutation of what had been urged on the strength of it. It was an account of the sums -of money expended for the public service in the year 1795, to March 1796, and was disposed under several heads. It was liable to be taken in two ways; the first was, with regard to the items respectively applied, and so the honourable gentleman took it.—But there was also another interpretation to which it was subject, and the honourable gentleman would find, that it contained a distinct statement of the various heads of service which usually occurred in public accounts, such as Navy, Ordnance, Land Forces, &c. &c. 'It was unquestionably true, that it took notice of every item of expence, and then drew out a total of the whole under the column of sums granted, and then gave separately the sums granted and the sums paid. But the honourable gentleman had not, with his usual acuteness, observed that it had only mentioned the items in general terms, for unhappily for that very material part of his charge, on which he so much relied, instead of any fums being annexed to the items, there were only to be found opposite to them perfect blanks. Such then was the ground on which the honourable gentleman had thought proper to bring part of his charge, and such was the history of that paper; a paper which had afforded fuch ill-founded comments; which had then been made out and laid on the table as a matter of course, and respecting which the same unvaried regulation had been followed for near a century. But if even the honourable gentleman had been

as successful as his wishes led him to think he would have been, in establishing the falsehood of the paper, it certainly could not have followed that he (Mr. Pitt) was implicated in the guilt.

He had now gone through the different heads of charge advanced by the honourable gentleman, and had given such answers as appeared to him decisive upon the subject.

He concluded by observing, that though he might not have much to expect from the candour of the honourable gentleman, he had every reliance on the candour and conviction of the House.

Mr. FOX. I know not what character the right honourable gentleman will be disposed to allow me for candour, but I have cercainly listened with all that attention to the right honourable gentleman's speech, which the importance of the subject, and the interest which he must necessarily feel in the decision, have a right to claim. I acknowledge that it was a speech of very great ability, but it was that kind of ability in which there was a display of dexterity rather than any thing elfe; for I particularly remarked, that on those points which were acknowledged to be doubtful by my honourable friend, he dwelt the most, and that he insisted least upon those topics which were most strongly pressed by my honourable friend.— The greatest part of this speech went to prove what never had been doubted, and what my honourable friend never presumed to queftion, that army extraordinaries are a necessary evil; and if any person had heard the apology of the right honourable gentleman, without having previously heard the charge brought against him by my honourable friend, he would naturally have supposed that it contained an accusation of introducing an article of army extraordinaries into the public accounts, which never had found its way there before. We do not alledge this as an accusation; on the contrary, we consider them as a necessary and unavoidable evil. while we admit this, we cannot forget that they have, by Committees of the House of Commons, been termed unconstitutional, and described as an evil which, as much as possible, ought to be diminished. —The way in which the right honourable gentleman accounts for these extraordinaries is this: sometimes circumstances occur which render the expences of a particular head of service greater than was provided for in the estimate. It may happen that the fervice for which the estimate is found deficient, is of more importance than another service, the demands of which the estimate is fully sufficient to fatisfy; and as the money must be raised, it is done most conveniently by borrowing for the extraordinary occurrence from the estimate for the next extraordinaries that are voted. This, it is true, cannot be done without a violation of the Appropriation Act; and

certainly he was justifiable in contending, that cases may occur, in which the provisions of this and every other act of Parliament may In confirmation of his argument, he alluded to be, departed from. an instance which happened in 1793, in which the House of Commons decided, whether in that particular case Government deserved approbation or censure in violating that act, and in which it was decided that they had acted for the advantage of the country. worthy of observation, however, that there were 145 members who thought differently. He alluded to a relation of mine, who then voted in the majority, and I certainly, confidering the circumstances as they then existed, would have voted in the same manner. give me leave to remind that right honourable gentleman, that a relation of his (Lord Chatham) equally respectable with the person to whom he alluded, voted, on that occasion, in the minority.— If the question was, Whether or not a bill, drawn upon the Treafury, ought to have been paid? I would answer, that it ought.— But the question of present discussion is totally different. traordinaries of the army, recognized as they have been by the practice of Ministers and the votes of Parliament, were censured, in respect of their amount, during the American war, in the Report of the Committee in 1782, in terms similar to those which have been employed in the course of the present war. Though I was not the Financial Minister at the time, I certainly profess myself accountable for every thing that was done by every member of Administration. But supposing that we reprobated the extent to which extraordinary expences were incurred, and had actually devised a plan for annihilating the system, it was altogether impossible that in the course of a few months we could give it effect. But it is otherwise with the right honourable gentleman. Indignant as he professed to be at the amount of these extraordinaries, and violent as he was against the Administration which had carried them to such an extent, coming into power upon these principles, and presiding in the government of the country during seven years of peace, one would naturally have expected, that in this particular at least, there would have been some radical reform; instead of which the present Minister lays before Parliament accounts of extraordinary expences, which far exceed any that were ever incurred by his predeceffors. In his statements, the right honourable gentleman entered very little into detail; but, notwithstanding what he asserted, I will contend that the extraordinaries of the present considerably exceed those of the American war, the amount of which he, in common with myfelf, so severely reprobated. I conceived, however, that he would not have recurred to the American war for the grounds of his de-

fence—a war which was marked, beyond all others, with extravagance, and the managers of which the right honourable gentleman himself used so often to reproach with the most careless neglect, and the most criminal prodigality of the public money. But I am forry that he dwelt so long upon the extraordinaries of the army, as the subject was not materially connected with the present question.— His defence is this—unforeseeen demands frequently arise, for which no estimate is made, but which must be paid. This can only be done by drawing upon the provision made for services foreseen, and which of course must leave these services in arrears. One would think, however, that these arrears would be discharged with the first extraordinaries that are voted. No fuch thing, however. When the extraordinaries for the next year come to be voted, new demands are found to have occurred, and the new extraordinaries must be applied to still newer extraordinaries. But if this is to be the mode of proceeding, is there not an end at once of our whole financial system? Are these new extraordinaries to be provided for beyond the vote of credit of two millions and a half, which may be applied to them regularly and constitutionally; and are these extraordinary demands to supersede the possibility of applying the money voted for extraordinary expences to past arrears? I shall put the case in another way; for though I do not wish to be tedious, I am anxious to make myself understood. When we vote the extraordinaries of the army this year, the money is not understood to be applicable to future services, but to the discharge of arrears already incurred, by making good the deficiencies in the estimates for last year. Now I will put the question - If, after passing the vote for paying off arrears, and after voting, as we have done this fession, twenty or thirty millions for future services, we do not expect that the first thing to be done is to pay off the arrears with the four millions which have been voted for that purpose, and on the expediency of paying which, the House by this vote has already determined ?-We find, however, that the practice of the right honourable gentleman has been directly the reverse. Now I will ask, upon what principle the old arrears are left unsettled; for if new demands arise, these demands may be paid with the vote of credit, or by a new fund provided for the purpose; by either of which means the violation of the law would be prevented, and the character of the country would not suffer from those disgraceful and scandalous arrears which degrade it in the eyes of the world, and which are insupportably oppressive to many individuals, who surnish supplies to Government. Independently of the perpetual confusion which such arrangements must produce in our accounts, how is Parliament to know where this system may end? We may go on perpetually contracting debt, and perpetually voting extraordinaries for past deficiencies, but which are applied to new demands, leaving always the arrears unpaid. Having said so much upon the violation of the Appropriation Act, we come next to the confideration of the Paymaster's Act, which, I contend, has been directly and unnecessarily broken. If the Bank would not receive the Exchequer bills, which it is admitted they had a right to reject, why did not Government issue money in another way for the purpose for which these bills were issued? They afterwards, it seems, came to some arrangement with the Bank; but supposing this arrangement had never taken place, to what fituation would they have been reduced? I will ask, in the first place, had the Bank, or had it not, a right to refuse these bills? They certainly had. They did refuse them for some time; the consequence of which was a breach of the act of Parliament. And if this arrangement had never taken place, Ministers would have been precisely in the situation of doing for a longer time, what they actually did for a short time, acting contrary to the letter and the spirit of the Pay-master's Act; for whether the money was in the hands of the Pay-master or of the Cashier, the balance was equally out of the hands of the Bank, to which it is entrusted by the act of Parliament. The honourable gentleman said a great deal in explanation of this act; but nothing that he advanced tended, in my opinion, to justify, to excuse, to palliate, or even to extenuate, his transgression of the law. In arguing upon the Appropriation Act, he contended that what he had done in defiance of its provisions, was not culpable, because the conduct he had purfued was countenanced, at least, by the silence of Parliament. I allow all the force that his argument can claim; and, upon the principles on which it refts, I contend, that where Parliament has not only complained of the evil, but provided a remedy, that this remedy demands, in the strongest manner, the respect of those on whose conduct it was intended that it should more immediately operate. What, then, is the language which Parliament has held upon the subject? We acknowledge, that army extraordinaries are an evil it is desirable to diminish as much as possible, but which, to a certain degree, is inevitable. But there is a particular grievance, which it is practicable, wife, and proper to recitify, namely, that which relates to the clothing of the army; and to this we apply the remedy of the Pay-master's Act. This act, however, has shared the fate of the Appropriation Act, and the defence which the right honourable gentleman fets up for the violation, is, that it does not imply a charge against him as First Lord of the Treasury.

this I shall only reply, that my honourable friend's motion brings a charge indiferiminately against all His Majesty's Ministers. fays the right honourable gentleman, the act requires what is impracticable, and imposes demands with which it is impossible to comply. Here, however, I complain of the Lords of the Treafury and of the Pay-master of the forces,—that knowing the House of Commons to have felt an existing abuse, and to have applied this act as a remedy, and finding its provisions to be wholly impracticable, they did not come forward in this House, and say, You have passed an act which is totally uscless, and which, we can assure you, it is impossible to obey. This apology, however, the right honourable gentleman admitted to afford only a temporary excuse for making out the memorial required by the act. Why it was not done afterwards, was, because the payments were not made, for which the memorial was to vouch, and the payments were not made, because there was no money in the Exchequer with which to make them; and this deficiency arose from the unexpected amount of the extraordinaries of the army. The case then is this—that after having boasted of an intention to introduce a system which would effectually put an end to this mode of expence, he confesses that this article of expence has risen to such a degree, as to render it impossible for him, as Minister of the country, to pay any respect, either to the Appropriation Act, or to the Pay-master's Act. But I would ask, If, in framing his estimates, he ought not, in the first place, to take care that they shall not prove so deficient as to occasion a violation of a positive law? Or rather, Why does not he come down, and complain of the provisions of this act, of which he once so much approved, and which he was instrumental in getting passed, and get it repealed, instead of going on disobeying it from year to year? He perhaps chose, however, to leave it on the Statute-Book, as a monument of the inefficacy of Parliament, and as a memorial of the disposition which some men entertain to propose certain measures, merely with a view of catching popularity, which in different circumstances they will abandon and annul. It was said of Mr. Pulteney, and the friends of Sir Robert Walpole, that they talked mightily of reform when they were out of place, and that when they got into power, they did nothing. I am afraid that it will be said of the present Ministers, that after all the heat and violence which they once displayed against abuses, that they have not only done nothing, but that they have actually undone what was already done. With fuch inconfishency of proceedings, can they really expect to retain the public confidence, or can they imagine that such conduct does not tend to injure the character of the country?

The argument of the right honourable gentleman goes to neither more nor less than this—that this boasted act, the fruit of his repeated professions of patriotism, and the theme of so much panegyric, which was enacted with a more immediate view to a time of war, is absolutely, upon trial, found to be good for nothing. the three heads of Estimate, Credit, and Extraordinaries, the first should always be calculated as high as possible, the second article should always correspond as near as possible with the third, and the last should be as little as possible. Instead of that, however, I shall mention the barracks, which appeared under the head of Army Extraordinaries, but which it was admitted ought to have been provided for by estimate, merely to shew that the present Ministers are little anxious to avoid incurring a large expence for extraordinaries. But why may not extraordinaries be voted during the Selfion of Parliament, as foon as the services occur? For instance, were any extraordinary expence to occur on this day, the 6th of-May, why should not money be voted for it immediately, if the vote of credit cannot cover it, rather than suffer it to leave an arrear upon the clothing of the army, or any other cstimated expence?— And here I cannot refrain from remarking upon the boast that he fometimes makes upon the imaliness of the votes of credit. Would it not be much better to increase these votes, than, year after year, to apply the money voted upon estimate to unforeseen services?— But, fays he, it is impossible to calculate exactly the amount of any system of expence, or to foresee future contingencies (which I admit) and it is impossible to know for certain when the instalments upon a loan may be paid. To this I reply, that it is needless to reason upon suppositions, when we have facts before us. We know that the instalments upon the loan for 1795 were paid more rapidly than ever they had been at any former period, and yet in this very year the arrears, of which we so much complain, have been incurred.— On the question of the degree of blame which is imputable to Mimisters, I have no difficulty in stating, that the violation of the Appropriation Act, to the enormous extent in which it has been violated by Ministers, implies a serious and weighty charge of criminality; but that the guilt attending the breach of the Pay-master's Act, defended, as it has been, upon principles which make that act nothing more than a piece of waste paper, is altogether unparalleled, and, in my opinion, is nothing more than a high crime and misde-Precedents in many cases, I admit, may tend to extenuate an offence; and though, on the trial of Lord Macclesfield, they were not confidered as sufficient to skreen him from punishment, yet I will allow that they offer some apology for the breach

of the Appropriation Act; but for the violation of the Pay-master's Act, not even precedent has been alledged as an excuse, nor any other circumstance which could justify me in withholding my support from the resolutions that my honourable friend has proposed.

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Mr. STEELE said, that after the ample answer which his right honourable friend had givin to the motion and the speech that introduced it, he would not be guilty of such an intrusion upon the patience of the House as to notice the charges farther than to reply to that part of them which directly related to his own office (that of joint Pay-master-General). Of the act, upon which one charge was grounded, he had himself too much occasion to witness the benefits, not to confider it worthy of the highest respect, and of all possible obedience. It had introduced order into the most intricate part of very difficult accounts; and had effectually prevented balances from accruing in the hands of Pay-masters. The real state of the present case was, that the clause for authorizing Colonels to draw half yearly for their off-reckonings was impossible to be exactly and formally obeyed, from the variety of documents which must be sent in, in order to entitle them to the payments. In time of war especially these were very numerous, and could not be speedily completed. It was necessary, for instance, that certificates of the delivery of cloathing abroad should be produced, in obtaining which, delay was, of course, unavoidable. The Paymaster who, for the fake of complying with the letter of the act, should make such payments without the proper documents, would be guilty of a crime towards his country. In point of fact, the money had been issued in April for the cloathing accounts, which became due in December, and the clothiers were still unable to receive it, for want of proper vouchers. The reason for there having been a balance in the Pay-master's hands arose from the custom of the Bank never to pay drafts otherwife than with cash or their own notes. Exchequer bills had been fent to them to make a payment with, and they had sent them back to the cashier of the Pay-Office. Being aware, however, that this circumstance might be exaggerated into an offence, he had entreated the Bank to receive these bills, and they, by departing from their custom in this respect, had put an end to the apparent balance, which, from these circumstances, and these alone, had been in the hands of the cashier of the Pay-Office. the real and true explanation of the affair. Mr. Steele moved the previous question upon the resolutions proposed by Mr. Grey.

Mr. SHERIDAN defired that the resolution adopted upon his motion in 1784 might be read, which was, of course, complied with. This was the resolution alluded to by Mr. Grey, declaring,

that if Parliament should be dissolved before the annual act of Appropriation could be passed, the Minister would be guilty of a high crime and misdemeanor, who should apply the sums voted by Parliament to other services than those to which they would of course be appropriated by that act. Mr. Sheridan thought the right honourable gentleman had spoken rather tauntingly of the resolution; if he now dissained the doctrine laid down in it, there was as much reason to be alarmed at such opinions as in any part of his practice.

The House then divided;

For the previous question, 209—Against it, 38—Majority, 171

Saturday, 7th May.

Sir PHILIP STEVENS brought up the Report of the Committee on the bill for continuing the reward for the discovery of the longitude.

The Report of the Committee of Supply which fat on Friday, was received, and the resolutions agreed to.

The Report of the Committee of Ways and Means was also brought up, and a bill pursuant to the resolution ordered to be brought in.

Mr. WINDHAM laid before the House an estimate of the number of foreign troops raised and to be raised for the service of the year 1796.

Mr. ROSE brought up a bill for continuing and enforcing the act, passed in the last session, for raising a certain number of men in each county. It was read a first time, and ordered to be read a second on Monday next.

Monday, 9th May.

Upon the order of the day for a Committee of Supply being read, the account of the navy, victualling and transport bills, were referred to the said Committee.

The statement of the charge of foreign troops raised, and to be raised, was ordered to be referred to the said Committee.

An account of the sums of money expended in the erection of barracks, was referred to the said Committee.

It was resolved, that the sum of 500,000l. be granted to His Majesty, towards discharging the debt of the navy.

That the sum of 130,000l. be granted to His Majesty towards defraying the extraordinaries of the army.

Upon the resolution being moved for granting the sum of

438,0351. for defraying the expence of foreign corps, tailed for the service of Great Britain;

Mr. SHERIDAN faid he should object, in the most positive terms, to this country's continuing to employ a set of men, who, it was apparent, were men that could not in any manner, or in any place, be depended on, and whom it was impossible, without betraying the interests of this country, to send either on an expedition to the West Indies, or any other place where troops might be necessary. He did not perfectly understand what might be the destination of the troops that were the objects of this expence, nor how many regiments of them at present existed; neither did he know where they were at present; but this he knew, that the employment of emigrants against their countrymen, had been attended with fatal consequences to this country, and had been productive only of that expence and disgrace which he was well assured the continuance of such an absurd system would but tend to increase and agaravate.

General TARLETON wished to know what regiments had been raised, and what was the present state of them. He only knew of a corps of French gentlemen, who served at a very mode-state pay; he did not think there were at this time any regiments of emigrants.

The SECRETARY AT WAR observed, that the House should take into consideration the state of those unfortunate men, who had been forced to leave their country, many of them had been long in service, and were men of considerable rank; they were now employed upon the same terms on which the emigrants served in the regiments of La Chatres, Montenay, and Castres; they were stationed at Jersey and Guernsey, and they performed such duty as might be required of them. Humanity dictated to us to provide for men in their situation, and it was not only providing for them in a way the least likely to wound their feelings, but also beneficial to the service of the country to employ them in a military capacity.

Mr. GREY said, he had no objection to extend relief to any set of men whose situation appealed to the benevolence of the House. The emigrants certainly had that claim, and he should be glad to see every relief granted to them, but he did not see the necessity of providing for them as an army, after the experience we had of the little dependence which was to be placed on their exertions, particularly in the Quiberon affair. He thought it the duty of every

member of that House to give it a decided negative.

The SECRETARY AT WAR could not conceive upon what Yor, XLV.

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grounds gentlemen should suppose that the French corps, would betray the cause in which they were engaged, or act contrary to their professions. The sailure of the Quiberon expedition was brought forward, but it was not to be inserred that the sailure of that expedition was owing either to the mismanagement at home, or want of courage and energy in the French emigrants abroad; it was owing to one of those unforeseen circumstances that are likely to happen in every civil war; and it did not follow because there were some treacherous men who were employed in that expedition, that we should therefore cease to employ those emigrants whose detestation of their countrymen's conduct would operate to prevent them from following their example.

General TARLETON with respect to the Quiberon expedition observed, it was a matter of extreme surprise to him, that the honourable gentleman should withhold that information from the House, which would enable it to judge with accuracy, upon what was or was not the real cause of its failure. The right honourable gentleman, when first applied to for that purpose, did not himself make any solid objection to the production of whatever might be neversary for the information of the House; but an appeal to a higher power had furnished the honourable gentleman with a number of reasons why such information should not be granted. Certain he was, that if the papers which had been moved for respecting the business were brought forward, the right honourable gentleman would find there was that in them, which would be more than sufficient to call down upon him not only the censure, but the punishment of the House of Commons.

Mr. Chancellor PITT role to object to any discussion on the subject at this time. He would convince the House by the most unanswerable arguments, of the impropriety and impolicy of producing the papers alluded to.. If any gentleman thought proper to make a motion on that subject, he had no doubt of carrying conviction to the mind of every member in the House, as to the impolicy of acceding to such a request. He had no objection to go into a discussion of the business, if any gentleman thought the papers already produced contained sufficient grounds to arraign the conduct of Ministers, and would appoint a day for such discussion.

Mr. SHERIDAN replied to what had fallen from the right honourable Secretary at War, concerning the failure of the Quiberon expedition, being classed among the unforeseen calamities of civil war. If Ministers will employ men who are unworthy of trust and considence, who have proved themselves so on every occasion where they have been trusted, what can be expected but defeat,

ruin, and disgrace? As to the Quiberon affair, he had always thought it, and should ever think it one of the worst planned, mest inhumanly-mismanaged expeditions, that ever disgraced the annals of this, or any other country.

The resolution was agreed to.

The next resolution proposed was for granting the sum of 290,000 towards the expence of building barracks.

Mr. GREY pointedly reprobated the system. He conceived it a dangerous innovation on the Constitution.

Mr. HARRISON withed to know if the money was to be expended in creeting any new barracks.

Mr. Chancellor PITT said, no new ones would be built unless they were wanted.

Mr. Chancellor PITT moved, that the order of the day for the farther confideration of the report of the real-succession tax bill should be read, and the report now taken into consideration.

Mr. CREWE objected to the tax, and moved that the report be taken into farther confideration this day three months.

Lord GEORGE CAVENDISH seconded the motion. said that this tax appeared liable to two principal objections. insecurity which it would give to landed property, and the production of deeds, which, from the power vested in the Commissioners of the revenue, it would render necessary. It would tend to depreciate landed property. It would tend to equalife all property, and would operate as a confiscation of all the great landed estates in the country, for the use of the Government. Considering this as its effect, he was called upon to resist it, and if the levelling principle was carried into action, he cared but little whether it was introduced by the high hand of power, or came from the quarter which some most apprehended. As the bill had been but lately printed, and had only been one day in the hands of gentlemen, and as the principle of the measure was so new and important, he thought time should be given to consider it maturely, and that some delay should take place.

Mr. Chancellor PITT faid, that the degree in which the bill-would affect landed property, was so small, that it could not have the effect of equalizing it in the way stated, nor could it operate as a confiscation of great property, since it operated only in proportion to the amount, and would be the same to great and to small. It was a tax that never could diminish the capital in any material degree. It never could be paid with reluctance, because the persons by whom it would be paid, would stand in that degree of relation-ship to the devise, or intestate, which would induce them to con-

fider their acquisition of the property, either by devise or descent, as a remote, or unexpected event, and they would, of course, seel little or no hardship in paying the tax out of that property which, perhaps, they did not think they had a right to, at least did not expect to enjoy. How was it possible for this tax to swallow up the capital, in how many years could it produce such an effect? There must be a quick succession of collateral descents to produce any thing like such an effect; and it was not probable that collateral descent would occur successively, without the intervention of lineal descents. It had been said, that this tax would have an operation of a difagreeable nature to the public, by compelling them to the production of their title deeds, and a consequent exposition of their tenures, and the incumbrances that their estates might be subject to; this, he observed, was an unfair argument, and neither justifiable upon the principles of the bill, nor as matter of fact, The fact was, the bill in no instance went to compel the disclosure of any such circumstances. The noble Lord had said, it was necessary that at least the House should have more time to consider of a subject so important. The noble Lord could not be ignorant of the bill having been committed, reported, printed, and in the hands of every member several weeks since; and surely that was fufficient time to have taken its merits or demerits into confideration.

Mr. Alderman NEWNHAM said, it was a bill that must tend to the injury of the country; it would prevent men from acquiring landed property, as they would be conscious that they could not transmit it to a collateral relation, without its value being diminished by such a tax. It was a system that would deprive the country of its wealth and its inhabitants, as men would of course purchase land in other countries where no such restraint existed. The worthy Alderman said it was unworthy of the House of Commons to take the burden off from themselves and lay it on posterity. He was convinced it would be a tax odious to the public. That and the wine-duty bill would be considered as two of the most unpopular bills of the present Parliament.

Mr. HARRISON thought the principle of the bill very exceptionable, and that the clauses of it were so loosely drawn as to occafion much dispute.

Mr. M. ROBINSON opposed the bill.

Mr. BULLER objected to the principle of the bill, and though that so important a measure should not have been left to so late a period of the session and of the Parliament, when it could not obtain the consideration it required. The SOLICITOR GENERAL said, that the principle of the measure had at least been long before the House. It was said on a former occasion, why, for the paltry sum of 100,000! introduce the precedent of a tax of this nature? but if this was really a tax on capital, surely this sum bore little proportion to the landed capital of the country. In fact, it was a tax on income, to be paid by in-stalments during the first sour years of possession.

Mr. FOX said, that all the objections to this measure remained in full force. It was in fact what he had stated it, a tax upon capital, for it was levied in proportion to that capital. If it was really a tax upon income, why not fairly lay it upon income? It was faid that it was to be paid by instalments during the first four years, but if the same was paid by the man that enjoyed four and the man that enjoyed forty years, it could not with propriety be said to be a tax upon income. In such a country as this, all taxes on capital were particularly dangerous. He did not mean to undervalue the Constitution of this country, but he believed that much of our prosperity might be owing to the complete disposal of property which was enjoyed. If this tax had been laid on the transmission of property by sale, he believed no man would have denied its bad effect; but when freedom of disposal even at death was impaired by annexing burdens to the transmission, the bad consequences would, in a certain degree, be felt. In all cases where the payment of the tax depended upon the terms of succession, production of deeds was inevitable. Whether a brother succeeded as heir to his brother or to his father, in a variety of possible cases, he would be liable or not liable to the tax; of course a minute examination of settlements would be necessary, if the tax was meant to be effectively levied. With regard to the levying 100,000l. by the tax, it was not the extent of this fum, but the precedent that was thought to be dangerous: it might be extended to direct succession; and he saw no difference in the principle. It was said, there was less right to expect in the cases subject to the tax: but there were many instances where the expectation was greater in collateral than in direct descent, as in the case of entails, where the heir had a greater certainty of the possession than a son, whose father might dispose of what part of his estate he pleased. Upon the whole, there was no principle of taxation more destructive than that which tended to destroy forcibly the power of exchange and transmission, and thereby lessen the defire of acquisition. And, as this bill encroached upon this principle, he hoped, notwithstanding the result of former divisions, that the House would consider scriously the consequences that might follow from so new and unprecedented a system of taxation.

The SECRETARY AT WAR defended this mode of taxution, and maintained it was as easy a one as any in the present circumstances could be adopted; that it was justified by precedent, for the same principle was recognized in the Legacy bill: perhaps if this tax was rejected, some other more objectionable might be substituted. He was certain the tax could not be considered as any hardship on the Public, and the objections urged against it were such, as were untenable; upon the whole, it was a tax well deserving the attention of the House.

General SMITH spoke against the bill, as a paltry expedient for raising a trisling sum, which could have been much better sup-

plied by different means.

Sir WILLIAM PULTENEY observed, that the arguments offered in support of this bill tended to shew that a long time would clapse before the tax would produce an effect upon the capital, and this he admitted might be true, because it was necessary to make à bad principle gradual in its operation; but he had no fecurity against the increase of it if the principle were once established. The first bill went entirely to tax the capital, for landed property was valued at 28 years purchase, and the present bill was only subflituted on account of the objectionable nature of the former, but although it was more mild, it did not vary in its principle. in the funds might be liable to fuch a tax for aught he knew, for if a shilling duty was laid upon every 1000l. invested in the funds, there would be no difference in principle. The right honourable gentleman desended the tax upon the principle of taking money from those who were able to pay it, which was neither more nor less than the principle of an highwayman. The bill acted against the spirit of the Constitution, which imposed taxes on articles of such a nature, as made it optional to every one, whether he would use the article so taxed; but this bill declares, that if the subject has money, Government will have a share of it. The only way in which collateral fuccessors would be able to pay the tax within the limited time, would in numberless cases be by borrowing money, so that the first bill still stared them in the face. The tax would operate upon the capital instead of the income, and no one could doubt, but a tax upon lineal succession would take place when this upon collarals had been established. Political writers had sometimes suggested a tax upon capital, by taking off all the taxes on consumption; but he had never met with a writer who advised a tax upon confumption and the capital too. The spirit of the Constitution hinged upon the equality of taxation, except in the instances of the land and house tax, which, though they approached near to the principle of this tax, were better. Suppose a tax was imposed that affected London alone, all England would be in an uproar about it, because every town and village would expect it to be afterwards extended in the same arbitrary way. This principle lost America, and the increase of the stamp act and other taxes had been produced in the same gradual manner. The bill might pass now, but he was sure that it must be afterwards repealed, for although persons were to deliver an account of their estates by declaration, if that declaration were false they would be subject to a penalty, and consequently in order to attest the truth of that declaration, an opportunity was given to the Commissioners to call for an inspection of the private papers of every person whom they might choose to control. Upon these grounds he wished for the adoption of some other tax.

Mr. BASTARD thought the right honourable gentleman (Mr. Windham) would have been the last man to have held out in the defence of such a measure. The principle of the bill originated in the Constituent Assembly of France, where the tree grew, and the fruit was now brought over to the British Parliament. It was an established rule in all taxes not to make more money than was due, but in this bill a contrary rule was established, and a provision made for returning the surplus back. Another provision which he reprobated was, that which suffered the Commissioners to take from one man what was due by another. The very expence attending the collecting of it also, he observed, would be greater than the tax, fince persons must be employed for valuation, and Attorneys, and lastly, poor tenants would be obliged to come before the Commissioners of the land tax for the purpose of dispute. He supposed it would be so odious, that the Commissioners would frequently refuse to carry it into effect. He had himself lost an overcharge once upon the affested taxes, rather than subject himself to the great trouble and inconvenience of recovery, and such would be the case with fons implicated in this bill. If the bill were only a tax on income, he saw no reason why places and pensions by reversion should not be subject, since they came within the purview of the bill. minded him of the fable of the Boy with the Goofe and Golden Eggs, and he conceived it would be better to rip up the whole of property at once, than proceed step by step in this way to destroy it.

Mr. M. MONTAGU asked, whether they would take money from those who have it not? He approved of the bill, because it was brought forward to save property from the attacks of lawless banditti, by supporting a just and necessary war against Jacobin principles.

Sir ADAM FERGUSON said, whoever had been the framers

of the bill, they certainly had been entirely ignorant of the law of Scotland, as its provisions, as they at present stood, would be found to be wholly impracticable in that part of the kingdom. nourable Baronet then entered into a detailed discussion of the disferent clauses in the bill, in support of his opinion. which had been put of the liability of a second son to pay the tax in case of the death of his elder brother, he had no difficulty in saying, that by the law of Scotland he was clearly liable to the tax, which was not intended, as he understood, by the framets of the There was also a clause for exempting mortgaged estates from the tax, which, certainly, was a very proper exception; but no mention was made of estates incumbered with personal debts, which by the law of Scotland, were understood to constitute as fair a claim upon the estate as a mortgage. These and several other observations, he stated, with a view of shewing the necessity of making some alterations in the bill, if they wished it to be effective. he objected to the tax altogether, as one that would be particularly unpopular in Scotland, where there was a vast partiality to family estates, a partiality which it was wife to encourage, but which the present bill tended in no inconsiderable degree to diminish or to deftroy.

The ATTORNEY GENERAL repeated the opinion that he had given on a former day, that the present was a very important He professed, however, that he had heard no satisfactory reason why the bill should be thrown out, or the consideration of it postponed, because all the objections which the honourable Baronet, who had just sat down, had been so good as to start, might either be obviated or removed by amendments introduced into the bill; and because the objections which had been urged by another honourable Baronet against its principle, seemed to him to be totally groundless. After combating the objections to the particular clauses of the bill, he afferted that it was not a tax upon capital, but a tax upon income, which was to be paid by the heir by regular installments, in the course of the first four years after his succession, so that it did not affect the value of the inheritance: it was merely a tax upon his life estate. For if he died before these four years had elupsed, what was the consequence? After his death the whole was no longer liable to the tax. He contended that the tax was as eligible as any could be proposed, and he hoped that it would meet the approbation of a great majority of the House.

Mr. SHERIDAN said, he could not give a filent vote on the question. He would not follow the learned gentleman through the long detail of the difference between the English and Scotch

laws. What had fallen from the gentlemen on both fides of the House, many of whom could not possibly be actuated by party motives, would, he trusted, induce the right honourable gentleman to grant the delay, which he perceived in a certain degree was wrung from him, in consequence of the arguments which he had heard this night. The Attorney General had made some general observations on taxes, and afferted, that in his mind, the present tax was less exceptionable than any he remembered to have been lately imposed. But the present, Mr. Sheridan was convinced, was the most execrable measure of finance that ever came before Parliament, and if he excepted the Legacy Bill, it was merely because it had been sanctioned by an act of the Legislature. He had no scruple to say, that both with respect to the Scotch and English laws, the present bill was utterly impracticable, and if. time were allowed, even till Thursday, any gentleman who examined it with a keen eye would see that it abounded with the grossest errors and inconsistencies. He was against any tax that shifted the burden to posterity; for he thought that those who submitted to measures which necessarily produced taxation, should themselves scel the burden, as it might operate to prevent them from supporting the present irrational system of warfare. He had used this language on a former occasion, and he would use it again, though it might be perverted as heretofore without doors by those who made him fay, that he wished that the people were heavily burthened with taxes. The present measure was defended on the grounds, that it was a tax to support a war calculated to put a stop to the progress of Jacobin principles, and to prevent the poor from robbing the rich. Was the measure desirable on the grounds, that His Majesty's Ministers were justifiable in robbing the rich in preference to the poor? Such an argument reminded him of the shepherd in the farce, who said he had a mode of curing the sheep of the rot; but when asked how, he replied, by cutting their throats.

Mr. WILLIAM SMITH opposed the principle of the bill, and the clause particularly which related to quarries and mines, as these belonged, in many instances, to the proprietor of the soil, and would be liable to a double tax.

Mr. Chancellor PITT reminded the House that the only question now was, whether the bill should be postponed for three months, which was equal to rejecting the bill. That he should be against postponing it; but in the consideration of the Report there would be an opportunity of discussing many of the points which had been pressed in the course of this debate.

Mr. MARTIN observed, that he had heard it said, it was surprising that this bill should be so unpopular out of doors, and yet that there should be so little opposition to it in that House.— He had seen too many things of that kind to make the thing surprising to him. It would always be so until the people had a better representation in Parliament. He disapproved of the bill.

The House divided,

For the consideration of the Report naw, - 81
For postponing it three months, - - - 52

The House then proceeded to take the Report into confideration.

Mr. Chancellor PITT gave notice, that he should have a meafure to propose on the third reading of the bill, by way of obviating some objections with regard to the operation it might have, as it stood, upon property in mines.

The amendments were then all read, agreed to, the bill ordered to be engrossed, to be read a third time on Thursday, if then en-

grossed, and to be printed.

Mr. GREY observed, that a reserve was made by the Minister, when he opened the Supply and Ways and Means of the year, by which he secured to himself a power of making another Austrian Loan. He wished to know what were the Minister's intentions upon that subject?—Did he mean to bring such Loan forward this session?—If he did, he should be glad to know the day; because he should think it necessary to move for a call of the House on such an occasion. He wished to know whether the Minister had made up his mind on that subject—whether he was to make use of the power which he seemed to have kept in reserve?

Mr. Chancellor PITT said, in answer to the question of the honourable gentleman, it was not his intention, in the course of the present Session of Parliament, to make any proposition of that

kind.

Sir WILLIAM DOLBEN moved the Order of the Day on the bill for regulating the mode of carrying negroes from Africa to the West-Indies, &c. which being read,

General TARLETON presented a petition from Liverpool, praying that the bill may not pass into a law.—Referred to the Committee on the bill.

Sir WILLIAM DOLBEN then observed, that it was too late to go into the Committee of the whole Honse on this bill tonight, and therefore he should move that the House should go into that Committee on Wednesday next.

Mr. WILLIAM SMITH defired the House to consider, whether or not they were likely to have a full attendance on that day,

for the subject was of very great importance, and deserved the serious attention of the House. At all events, care should be taken that the bill should not be lost, from the advanced period of the session.

The bill was then ordered to be committed to a Committee of the whole House on Wednesday next.

Mr. SHERIDAN observed, that he learned he was misunder-stood with regard to the motion which he intended to make on the papers now before the House, relative to the conduct of the West-India and Quiberon expeditions. He did not wish, at all events, to delay his motion upon that subject to Wednesday se'nnight. He understood that all the papers laid before the House, upon that subject, would be printed by Thursday, and therefore he should make his motion on Friday next. After a few words from Mr. Dundas, Mr. Sheridan's motion was understood to stand for Friday next.

Mr. Sheridan then observed, that his honourable friend (Mr. Grey) had asked the Chancellor of the Exchequer a question, Whether he intended that an Austrian loan should take place? To which the right honourable gentleman answered—"Not in the present session." This answer was a little ambiguous. He would say, however, he supposed the right honourable gentleman did not mean to propose another Austrian loan. We were to understand now that no money would be advanced to the Emperor from the Executive Government of this country.

Mr. Chancellor PITT. "The question, as it is now put to me, is one which I cannot answer. One question is, Whether I shall propose a loan to the Emperor in another session?—
To that I say, according to circumstances which shall exist in another session it must be regulated. I have no difficulty, however, in saying, that if at any period it shall be necessary, for the express purpose of considering the propriety of a loan to the Emperor, to call on Parliament, I may do so; I by no means wish to pledge myself not to call on Parliament for that purpose, if it appears to me to be according to the general interests of the common cause to do so. On the contrary, I admit that it may be necessary and proper. I beg to be understood that I do not give up an Austrian loan this year; I only say, I shall not propose it this session.

Mr. GREY. "The right honourable gentleman now says, he does not mean to debar himself from calling on Parliament in a suture session, if necessary, for the purpose of granting a loan to the Emperor; but before he comes to pledge the House to any thing upon that subject, we have a right to ask him, Whether he has it in contemplation to advance to the Emperor, under any pretence

whatever of serving the common cause, a sum of money without the consent of Parliament? Am I to understand this from him—that he has it not in contemplation to propose to advance any sum of money to the Emperor during the recess? Because, if he has it in contemplation to advance money to the Emperor at this moment, under the plea of public necessity, and to propose the ratification of that ast in a future session of Parliament, or perhaps to a new Parliament, I should endeavour to record a determination of this House, at least I should propose it to the House before we separate, that " to advance money to the Emperor, without the consent of Parliament, is a high crime and misdemeanor,"—for this, in such a case, appears to me to be our duty."

Mr. Chancellor PITT. "If His Majesty's Ministers should see circumstances which should induce them to advance money to the Emperor, or any other of His Majesty's Allies, for fulfilling the purpose of the alliance, what they should advance is a question to which I cannot be easled upon to give an answer. His Majesty's Ministers must exercise their discretion upon that subject; in the exercise of that discretion they will be responsible to Parliament. If any such necessity should arise, that will be a fit subject for the consideration of Parliament, and then the question will be—" Whether Parliament shall be satisfied with the exercise of that discretion?" Therefore I conceive I cannot give a better answer in the present moment."

Mr. GREY. "I cannot fuffer the business to pass in this manner. It is the duty of this House not to transfer its rights to others. I do not ask, Whether, in some possible event, a case might not arise, on which the King's Ministers might exercise their discretion, but whether they think it possible that such a case arises out of the present matter, or whether they have any intention of advancing money without applying to Parliament? The right honourable gentleman shewed us what he could do in this way three years ago.— He should shew us now whether he has any thing of this kind in contemplation; if he has, he ought to propose it to the House.— Should he omit to propose it, and afterwards proceed upon any views which he may entertain in the present moment of a supposed necessity, I say, such conduct will be a high crime and misdemeanor, and for which he will, I hope, be very feriously responsible He talks now very lightly of these things, but the day may come when they will be very ferious things to him. willing to move this now, if necessary,—"That to apply money, during the recess, for a loan to the Emperor, without the consent of Parliament, is a high crime and misdemeanor."

Mr. Chancellor PITT. "The honourable gentleman will consider whether he will make any proposition to the House or not; that is for him to decide according to his own discretion. To his question I shall not make any other answer."

Mr. GREY. "Then my question, I understand, is an-

fwered."

Mr. M. ROBINSON was proceeding, when the Speaker obferved there was no question before the House.

Mr. SHERIDAN observed, that the conversation was certainly regular. There was nothing more clear than that a question such as that put by his honourable friend was regular. He concurred entirely with his honourable friend, that if the Minister advanced to the Emperor any money, which he might now have in contemplation to advance during the recess, without the consent of Parliament; he would be guilty of a high crime and misdemeanor.

Mr. Secretary DUNDAS called to order. He apprehended that the whole of this conversation was out of order, for there was another proceeding before the House.

The SPEAKER said, there was a question about to be put; but he had not put it.

Mr. SHERIDAN then observed, that if the Chancellor of the Exchequer had it in contemplation to furnish the Emperor with money in the recess, he should say so, in order that the House might give him authority for that purpose. What objection could he have to declare his intentions on that head? Was it not safer, than asterwards to come to the House for an indemnity? He had no objection to move—" That if the Minister had it now in contemplation to send money to the Emperor, and should send it during the recess, without the consent of Parliament, he would be guilty of a high misdemeanor."

This produced a cry of "Move! move!" from the Ministerial fide, and here the conversation ended.

Tuesday, 10th May.

On the question being put, for the third reading of the Wine-duty bill,

Mr. SHERIDAN said, that notwithstanding the notice he had given of his intention to move for a clause to render the stock of wing in the hands of private gentlemen equally liable to the new duty as that in the hands of dealers, he should decline making any motion to that effect. It would certainly be unjust to introduce excise-of-ficers into the cellars of private gentlemen, although not more so than to tax the stock at present n the hands of dealers. It was far

The MASTER of the ROLLS said, he had some objections to offer; upon which

Mr. Serjeant ADAIR discharged the order of the commitment till to-morrow.

Mr. FOX. It having fallen to my lot, both at the commencement, and in the course of the war, to trouble the House with several motions which have not been honoured with their concurrence, and having last session proposed an inquiry into the State of the Nation, to which the House of Commons did not think proper to affent, it may be thought by some, perhaps, to be rather presuming in me, again to call their attention to the same subject. And I confess that if some events had not occurred during the last year, rather fingular in their nature, I should have, however reluctantly, acquiesced in the former decisions of the House, after having entered my folemn protest against the plans that were adopted, and avowed my strong and complete disapprobation of the whole system of measures that has been pursued. There certainly however have happened, during the last year, some events, which must, in no inconfiderable degree, have tended to alter the sentiments of those with whom I had the misfortune to differ, as well as to strengthen and confirm the former opinions of those with whom I have the honour to agree. The event of great importance, and to which I particularly allude is, the negociation at Bafle, and the notice which had been given of the negociation with foreign powers. As I shall have occasion to comment upon this transaction more fully afterwards, I shall only say at present, that notwithstanding all the applauses that have been bestowed upon it, the result cannot fail to draw the attention of every thinking man. to the present posture of public affairs; it must call the attention of every man who is not determined to act blindly (a description of persons, of whom I hope there are none in this House) to the situation of the country, and that line of conduct which the Government ought to follow. For one thing that we have learned is, whether Ministers have acted wifely or not, (no matter which for our present purpose,) that we have no immediate prospect of peace. It signifies but little, whether the obstacle may have arisen from the unreasonable demands of the enemy, or the mismanagement of His Majesty's Ministers; but of this we are ascertained, that we have no prospect of peace (an event much to be hamented, but more especially in the present circumstances of the quintry) and that it is not in the power of those who are intrusted with the administration of public affairs, to obtain terms from the enemy, which they dare to offer to the nation. — Whatever may

be our opinions of the causes which have led to this situation, we must all be agreed as to the effect; and none, I presume, will dispute that our situation is worse than it was at the period when, either by conquest or concession, we had a prospect of approaching Having stated this point, upon which there can be no difference of opinion, I shall go into a detail of those circumstances which, in my mind, have reduced us to the situation in which we are now placed. I know the language which has been held by the Executive Government on former occasions of a similar nature, and the language which may be used by the Executive Government on the present, because it is its interest to use it, is, that it is not our business to inquire into the causes of the evil, but into the best mode of remedy. If these could be separated, I admit that the conclusion would be just, but as long as man remains the same, I contend that there is no mode of extricating ourselves from danger, but by retracting the circumstances by which we have been involved in the difficulties of which we complain.—The first thing to be done then is, to take an impartial review of past events, which have led to the situation in which we now stand, that the country may be enabled to take some steps to extricate itself from the situation into which it has fallen. I shall, therefore, rather look retrospectively than prospectively, and in my retrospective view I shall not go farther back than the American war. Most Members in the House will recollect the calamities and misfortunes which befel us in that contest, and also the terms of peace which in the end we were constrained to make, terms which I shall not argue at present, whether it was or was not for the advantage of the country to accept, in the circumstances in which it was then placed. Many will also recollect the discussions which took place in the course of that war, and the constant argument which on all occasions was pressed from the Ministerial side of the House, that we ought to look not retrospectively, but prospectively; that when the house was on fire, the question was not how the fire was kindled, but how it could be most speedily and effectually extinguished. The argument which we opposed to that was one founded upon folid principles, and one which the House listened to at last; that a consideration of past errors would lead to future amendment; and that a change of measures would lead to a change of circumstances; and I appeal to fact, if the truth of this argument was not confirmed by experience. As long as we declined going into a retrospective inquiry, the war continued, and our misfortunes increased; but from the moment that the House adopted a resolution to inquire into its past errors, measures were

from his wish to have the excise extended to private families, as well from his dislike of the system, as that it might have a tendency to make servants spies on the proceedings of their masters. wish that the new duty on wines should be confined to future importations, and not made to include the stock at present on hand; and he must caution the Minister against laying too heavy a duty on the article, as such a step would, in all likelihood, in the course of a very short time, operate as a prohibition. Although it might appear that the consumption of wine, during the last year, was greater than in other preceding ones, yet he should recollect the old proverb, "that an additional hair may break the camel's back." His intention was to move a clause to the bill, by way of rider, providing, that the wines imported in consequence of the recent orders fent abroad, which may arrive by the first of July next, should be liable to the new duties, payable by instalments, in the same manner as the duties upon stock in hand.

Mr. Chancellor PITT was happy to find the honourable gentleman had abandoned his original intention of proposing to include the stock of private gentlemen under the new duties; and if he had a rider to the effect mentioned ready to be added to the bill, he should have no objection to adopt his proposition; or as it was likely the honourable gentleman had not found it convenient to prepare the clause recommended by him, he should postpone the third reading till to-morrow, by which time he should himself be prepared with one to the same effect.

Mr. SHERIDAN said, he considered it due from him to apologize to the House for not being prepared with a rider, pursuant to his intention; but he was completely taken by surprize by the right honourable gentleman, as he felt nothing more assonishing than that he should adopt any proposition submitted by him to the House.

Mr. GREY said, that the Custom-house officers had collected the duty proposed by the bill, before it had received the sanction of the Legislature. He had on a former night mentioned the same proceeding, and was then perfectly satisfied with the answer of an honourable gentleman (Mr. Rose) on that occasion. He had, however, since that time, received a letter from Mr. Hayward, a merchant, who lived at No. 59, Fenchurch-street, which stated, that the officers of the Customs had levied the duty on several pipes of wine, amounting in the whole to 1361. The Commissioners of the Customs had been petitioned on the subject, but the money had not been returned. He hoped that the matter would be inquired into,

and measures taken to prevent the levying of the tax, until the bill had received the sanction of the Legislature.

Mr. FRANCIS, for the purpose of detecting frauds, suggested that stamps should be fixed on bottles to ascertain their size. He was opinion, that if the plan of taxation, laid down in the bill, continued to be followed up, it would end in the ruin of the Revenue. The third reading of the bill was deferred till to-morrow.

The order of the day for the commitment of the Quaker's bill was read.

Mr. FRANCIS offered one observation. It was a matter of fact that the scruples of conscience, stated to form the grounds of the necessity of this bill, did not proceed from the individuals themselves, but from the operation of an higher power, which at the yearly meeting prescribed rules and orders in the manner of a government, and excommunicated the persons who did not obey them. If such were the fact, he thought that dictatorial power ought to be checked, and the persons inclined to obey the laws of their country protected.

Mr. Serjeant ADAIR thought it would be difficult for the House to take cognizance of this objection, and dive into the hearts of men for the causes and motives that regulate their opinions. Whatever the scruples of the Quakers may be, they did not interfere with the rights of others, and that he considered to be the necessary question.

Mr. EAST objected to the bill, because it gave a relief to Quakers from the process of the Ecclesiastical Court, which was an indulgence not allowed to the members of the Church of England.

Mr. Serjeant ADAIR contended, that they were not put upon an equal footing, on account of the expence of the proceedings occasioned by their non-conformity.

The SPEAKER thought that the honourable and learned gentleman had intended to put off the commitment when he moved for the reading of the order of the day. If the right honourable gentleman, who had given notice of a motion on this day, chose to delay it, he might, but otherwise it was the established practice of that House, that when a notice was given, it should supersede every order of the day.

Mr. Serjeant ADAIR supposed, that as the right honourable gentleman approved of the principle of the bill, he would rather submit to some small delay, than suffer this bill to be lost.

Mr. FOX was obliged to the Speaker for his observation; and faid, he must certainly affert his right to priority, if a discussion was likely to take place in the Committee, instead of upon the report.

in the very moment when they were thirsting most for aggrandize. ment, that I have little faith to repose in them—so little, indeed, that I cannot believe that the pacific views of Ministers were founded upon these professions which were made by the French; but at that very time France was either engaged in actual hostilies with Austria, or on the point of commencing hostilities. War was either begun, or there was a moral certainty, that it would take place. Without now discussing a point (on which, however, I have no difficulty in my own mind) whether Austria or France was the aggressor, it was sufficient that Ministers knew at the time, that an aggression had been made on the part of one of those powers. And notwithstanding the defeats which attended the French arms at the outfet, it was the general opinion that the Austrian territory was defenceless, and that it would soon be overrun by the enemy's arms. But even then a fifteen-years peace was talked of. I must here state a fact, which certainly is not officially confirmed, but which rests upon the general belief of Europe, that before hostilities commenced between Austria and France, an infinuation, or rather a communication, was made by England to the latter power, that if they attempted any aggression upon the territories of Holland, which at that time was our ally, we should be obliged to break the neutrality that we had observed, and interfere in the contest. This message has been differently interpreted.— Some have put upon it the interpretation, which I think, upon the whole, is the fair one, that it was our policy to take all prudent means of avoiding any part in the war. Others I know have put upon it a more invidious construction, and insinuated that our meaning was neither more nor less than this, speaking to the French, "Take you Austria and do with it what you please, but we fet up the limits of Holland, beyond which you shall not pass." I state this to shew at that time Ministers did not foresee any probable event which might occasion a rupture between this country and France. That this also was the general opinion of the House in the Spring 1792, I need not spend time in convincing them. I shall however barely mention a small circumstance of a financial nature, which happened near the close of the session, which proves the fact beyond dispute. I mean the measure of funding the 4 per cents. At that time the 3 per cent. consols had risen to 95, 96, and 97, and it was the opinion of the right honourable gentleman that they would rife to par, and in this conviction, with a view of a probable faving, he had lost the opportunity of a certain saving to the nation of a perpetual annuity of 240,000l.; a thing of such magnitude as to prove to the House that at that time the right honour-

able gentleman had no expectation that the peace was likely to be disturbed, since it induced him to forego the great good which was in his power, in the hope of the small and trisling addition that might have accured on the extent of the 3 per cents. rising to par. I mention this as a fact subfidiary to the declarations which the Minister made at the commencement of that session, and which proved, that to the end of it he continued to entertain the fame confidence of peace. Thus ended the session, of 1792! In the course of the Summer 1792, various events of various kinds took place. The Revolution of the 10th of August chiefly deserves notice. I shall not now comment upon the nature of that Revolution, I shall speak of it merely as a Member of the British Legislature, and as an event connected with the interests of this country. The great alteration that it had produced was changing the Government of France from Monarchy to a Republic. ' I know that these are excellent words, and well adapted, as the history of our country has proved, for enlisting men under opposite standards. But this is not the view in which that Revolution is to be considered, as affecting the policy of this country. Let us in the first place confider its influence upon this country, in the way of example, and the prevalence which it was likely to give to Jacobin principles throughout Europe. After this country had seen the order of the nobility destroyed, and their titles abolished, when it had seen the fystem of equality carried to as great a length as it was possible to carry it, except in that one instance of the existence of a King, I will even ask those who are fondest of the name of Monarchy, (I beg not to be understood as speaking in the least disrespectfully of that form of Government,) if there was any thing in the Monarchy of France previous to the 1 oth of August, which tended to fortify the English Monarchy? Or if there was any thing in the subsequent Revolution which tended to render it less secure than it was immediately before that event happened, when no danger was apprehended? I will ask if there be any so attached to the name of Monarchy, as after having patiently borne every other consequence of Jacobin principles, to induce men to tremble at the annihilation of merely the name? I come now to a nearer view of circumstances—and I will ask, if there be a greater or less prospect of peace between this country and France, fince the expulsion of the House of Bourbon, than before? It is not my disposition, and it is far from being my wish on the present occasion, to trium to over the distresses of a fallen family. But considering them as Kings of France, as trustees for the happiness of a great nation, and remembering at the same time my old English prejudices, and I may

farther add, old English history, can I regret that expulsion as an event unfavourable to the happiness of the people of France, or injurious to the tranquillity of Great Britain? Lest, however, I should be thought by some to approve more of the conduct of Ministers than I really do, I here find it necessary to say a few words in explanation. I approve of their sentiments, in as far as they thought that the French Revolution did not afford a sufficient cause for this country involving itself in a war, and I approve of their conduct, in as far as it proceeded upon a determination to abide by an invariable line of neutrality, if universal tranquility could not be preserved. I differ, however, with them upon the means of preferving this neutrality. I think there was a time before the war broke out with Austria, which presented an opportunity for this country to exercise the great and splendid office of a mediator, which would not only have been highly honourable to itself, and beneficial to Europe, but an office which it was in some measure called upon to undertake by the events of the preceding year. The event to which I particularly refer was the treaty of Pilnitz, by which Russia and Prussia avowed their intention of interfering in the internal affairs of France, if they should be supported by the other powers of Europe, which certainly was to all intents and purposes an aggression against France. The circumstances of the transaction itself, pointed out the propriety of this mediation on the part of Great Britain. This treaty, I really believe, was never intended to be acted upon; but this certainly does not lessen the aggression, much less the insult which it carried to France. The Emperor at that time was importuned by the emigrant nobility and clergy to infere in the domestic affairs of France. Austria did not dare to interfere without the co-operation of Prussia, and Prussia did not wish to hazard the fate of such an enterprize. When those powers were in this state of uncertainty, that was the very moment for England to become a mediator; and if this country had at that time proposed fair terms of accommodation to the parties, the matter might have been compromised, and the peace of Europe preserved, at least for some time, for God knows the period of peace is at all times uncertain. If England had then come forward as a mediator, the questions to be agitated would have related solely to Lorraine and Alface; and is there any man that believes, putting out of the question the internal affairs of France altogether, that under the impartial mediation of this country, all the difficulties respecting the tenures of the nobility, and the right of the chapters in those two provinces, might not have been easily settled to the satisfaction of the disputants? I cannot conceive that Ministers, in concerting

theirschemes, adopting the measures which they have pursued, could be influenced by any fecret principle so depraved and truly impolitic, as to be induced to contemplate with satisfaction the growing seeds of discord, under the idea that this country would flourish, whilst the other powers of Europe were exhausting themselves in contention and war. Neutrality I admit to have been preferable to an active share in the contest; but to a nation like Great Britain, whose prosperity depends upon her commerce, the general tranquillity of Europe is a far greater bleffing (laying the general interests of mankind out of the question) than any partial neutrality which it could preserve. I hope, therefore, that it was upon no such contracted views that Ministers declined the office of mediators at the period to which I allude. One would think however, that after refusing such interference, they would have been the last men in the world to intermeddle with the internal government of another coun-It is not necessary for me to refer to the horrible scenes that were exhibited in France in the month of September; I merely mention them that it may not be faid that I wished to pass them over in silence, or withou texpressing those feelings which I, in common with all mankind, experienced, on hearing of atrocities which have excited the indignation of Europe, and which have been accompanied with the outcries of humanity. However monstrous they have been, they have no relation to the present question; they have no small resemblance, however, to the massacres in Paris in former times; massacres in which Great Britain was much more interested, than in the events of the month of September 1792, but in which she did not then interfere; a conduct, the propriety of which it fell to the province of the historian to discuss.

We come now to the successful invasion of the Austrian Netherlands, by the French, under General Dumourier. How far it would have been wife in this country to have permitted France to remain in possession of this key to Holland, I shall not now argue. But what happened in October was apprehended in April; and if 'it is once admitted as a principle, that it was impossible for this country to have allowed to France the quiet possession of this territory, would it not have been wife in this country to have prevented 'the invasion, by a mediation between the two powers? Perhaps, it may be said, that they trusted that the great military power of Austria would be able, if not to relist the invasion in the first instance, at least to compel them to retire. If this was the policy with which they acted, it certainly was a policy more than ordi-It would have been advisable in this, as in every narily shallow. · instance of a similar nature, to adopt a resolution at the outset, and

to act upon it with uniformity, firmnels, and confiltency. Suppoling France to be successful, did you expect to strike in at the end of the war, and speak to France as you did in the case of Russia and the Porte, when you vauntingly said to Russia, you shall not keep Ockzakow as an indemnity for the expences of the war? What was the consequence, however, when you came forward in this arrogant and imperious tone? You were not seconded by the country; you were condemned, as assuming haughty and unwarrantable pretenfions, by every impartial man in Europe; and in the end you were obliged to fend a Minister to Petersburgh to recant, retract, and to renounce every thing that you had faid. Had you pursued the same conduct in respect to France, you would have been reduced to the same dilemma. The more the aggrandizement of France was to be dreaded, the stronger motives we had to have exercised the office of a mediator before the war commenced. In a short time after Lord Gower was recalled from Paris; a circumstance which I always lamented, because from that moment the continuance of peace between the countries became more doubtful; and this brings me to the immediate causes of the war. These have generally been reduced to three: first, the way in which certain individuals belonging to the Corresponding Society in this country were received by the Government of France; secondly, the decree of the 19th of November; and, thirdly, the claims which were set up against the monopoly held by the Dutch of the navigation of the Scheldt. The first appears to me to be so infignificant as not to be worthy of a serious answer. In the first place, in order to give it shape, in order to make it fit for being put down on paper, you must begin with affuming that there was a Government in France to whom you might complain, and from whom you might demand redress. was there ever any complaint made, or any distatisfaction stated? Respecting the decree of the 19th of November, did you ever complain of it; did you ever demand that it should be either revoked or explained? This is a circumstance so intimately connected with the existence of a Government in France, that I know not how to separate them. You refused to recognize the Government of France, and from that very moment all the means of conciliation and explanation were at an end. Things were then brought to the ultime ratio regum; for the moment that you cut off all means of explanation, you virtually made a declaration of war. But though you arrogantly and unwifely refused to recognize the Government of France, you allowed M. Chauvelin to remain here, and from the papers which passed between him and the King's Ministers at the e French seem to have shewn a strong disposition to explain

that decree. Why then, it will be asked; did they not explain it? Because they did not know what explanation would be satisfactory. But it is admitted by all the writers on the laws of nations that I have read, that an infult, or even an aggression, is not sufficient cause of war, till explanation, or redress, is demanded and refused, and that the party who refuses an opportunity of explanation to the other, is the aggressor. This opportunity, however, was denied to the French; and upon these principles England was the aggressor. With respect to the opening of the Scheldt, is there any man who toes not believe, that if a negociation had then been attempted, that matters might not have been arranged to the mutual satisfaction of the parties? This was even admitted by the Houle—for what was the favoufite argument at the time? England is the last power in Europe upon whom the French will make war'; but after devouring the rest of Europe, they will swallow you up at last." Upon this part of the argument I am a good deal relieved by subsequent events. And here I am forty to allude to the opinions of a gentleman (Mr. Burke,) who is no longer a Member of this House, but from the part he took in the politics of the country at the time, and the effect which his eloquence has produced, I find it impossible to speak of the history of the times, without saying something on the doctrines and sentiments of that able and respectable man. In a most admirable performance, he has charmed all the world with the brilliancy of his genius, fascinated the country with the powers of his eloquence, and in as far as that cause went to produce this effect, phunged the country into all the calamities consequent upon the war. I admire the gentus of the man, and I admit the integrity and usefulness of his long public life; but I cannot but lament that his talents, when, in my opinion, they were directed most beneficially to the interest of his country, produced very little effect, and that when he espoused sentiments different from those which I held to be wife and expedient, that then his exertions should have been crowned with a sticcess that I deplore. Never, certainly, was there a nation more dazzled than the people of this country were by the brilliancy of this performance of Mr. Burke.

Much of the lustre of his opponents, as well as of friends, was drawn from the imitation of this dazzling orb; but it was the brilliancy of a fatal constellation, which bore terror and desolation in its train; and, as the poet had described, was

"Terrific splendor, whose red-hot breath

" Holds out destruction, fire and death."

And we were to this day suffering the dreadful ravages of the fire Vol. XLV.

that this mighty comet had spead. This able men had no bounds in his opposition to my proposition for recognizing the government It was represented as a proposition to petition France for peace, by throwing ourselves at her feet, to surrender our beloved fovereign's head to the block: in fine, intirely to give up the Constitution. And why? Because it was to treat with regicides, though the unfortunate event (for such I shall always call it) of the death of that unhappy prince had not as yet taken place. When the question comes to be re-considered, I am consident that the country will not be of this opinion. But now I have even Ministers themselves as accossaries to the fact, after it has actually happened. By this petition or message to the Directory have they not acknowledged the power of these very men who pride themfelves upon the part they took in promoting that unfortunate event, and who now celebrate it by an Anniversary Festival. For what purpose do I mention this, but to shew that I did not wish to surrender the constitution, which has been handed down to us from our ancestors, comented with their blood, and that it was no part of my defign to bring the head of our beloved fovereign to the block? But to return to the opening of the Scheldt. I am not one of those who conceive the navigation of the Scheldt to be of no importance at all; but to Holland, qualified in its persent circumstances, I think it was of very little importance. It may be asked, however, are you to judge what is and what is not for the interest of Holland? Are not the Dutch much better judges of what is for their interest than you are? Far, far better certainly, is my answer. But did the Dutch themselves at the time think it an object worth disputing about, or did not we drag them reluctantly into the contest?—There were a variety of other arguments used at the time. I do not wish to recall the language of any particular gentleman to the recollection of the House; but as there was one argument alledged against a proposition which I had the honour to make, I have more particular reason to remember it. I was told, that we ought not to recognize the French Republic, for fear of disgusting our allies. Let us inquire then, who were our allies at the time? The States General were among the Then it was said, that even those who were disasseded to the interest of the Stadtholder, were so aristocratic in their sentiments, that they would spurn with indignation at French principles, and that an invasion would heal all the internal divisions which subsisted in that Republic. Notwithstanding these assertions, however, I have heard, and I know it is commonly believed, that Holland was not conquered by the arms of France, but by

the disaffection of the Dutch to the cause in which they were engaged. Our other allies were Austria and Prussia. Whether the King of Prussia has acted to this country with fidelity and honour, or with falsehood and perfidy; whether he has performed his engagements, or whether he has violated the faith of the treaty, we have never been informed by Ministers; but this I will ask, whether after granting him an enormous subsidy, a subsidy which must be regarded as most extravagant, when compared with the amount of the services which he has performed; whether if you had thought proper to recognize the French Republic before you entered into the war, he would have deserted you one day sooner, or swallowed up more of the treasure of the country than he has done? With respect to Austria, is there any man who serioully believes, that though we had recognized the French Republic, that we might not have availed ourselves as much as we can do at this moment, of the service of that power? Even, though Austria had been disgusted, all that she could have done, would have been to make a feparate peace, which would have probably been the means of restoring general tranquillity, because that must have happened before we engaged in the war. But if this danger would have attended the recognition of the French Repub-Lie before, may not the effect be produced by the late negociation at Basse, in which Austria was not a party? It was argued that a recognition implied an approbation of every thing that had passed. But this I denied when the objection was taken, and still persist On the question of—Who was the aggressor?—I in denying. contend, that by the law of nations, as it is explained by the best writers upon the subject, we were the aggressors, because we refused to give to France an opportunity of redressing those grievances of which we complained. We come next to the period at which we began to take an active part in the contest. When our armies first appeared in the field, the enemy were forced to retire from the territories which they had occupied—They were completely driven out of the Netherlands, and you were in possession of almost all French Flanders. At this period, it was reported that a person of the name of Maret, made proposals for peace, on the part of the French, which were not listened to by His Majesty's Ministers. Why then, I ask, did you not make peace at this prosperous juncture, when the enemy were defeated in every battle, when they were driven from the frontiers of our allies which they had occupied; when we had made a confiderable impression upon French Flanders; when, excepting Savoy, they had not one foot of land belonging to our allies, and when they might have been

disposed to purchase terms of peace by a considerable sacrifice of territory? Why did we not make peace in these circumstances? Why, because the system on which Ministers had set out was deserted—because you no longer confined your views to the security of your allies; but infatuated with success, you began to seek for indemnity. The declining to negociate at this period, I set down as a principal cause of all our succeeding calamities.

I cannot help remarking, that there has been a good deal of inconsistency in the mode of arguing adopted by those who have been adverse to negociation. When the French were successful, I was asked-What! would you humble the country so far as to beg peace from the enemy, in the moment of her victories? And when the allies were successful in their turn, I was told that we must not treat at a time when our armies were every where triumphant, and when nothing but difgrace and defeat marked the progress of the enemy; that then was the period to avail ourselves of our good fortune, and reap the fruits of our victories. It was even at one time thought adviseable to push our victories so far as to march to Paris. Upon the project of effecting a counter-revolution in France, having faid so much on former occasions, I shall not enlarge on the subject at present. The great defect in the management of the war, however, has, in my opinion, been the want of a determinate object for which you have been contending. You have neither carried on war for the purpole of restoring monarchy in France, nor with a view to your own advantage. While the Emperor in Alface was taking towns in the name of the King of Hungary, you were taking Valenciennes for the Emperor-proclaiming the constitution of 1791 at Toulon-and taking possession of Martinique for the King of Great Britain. What has been the consequence of this want of object? You have converted France into an armed nation—you have given to her Rulers the means of marshalling all the strength of the kingdom against you. The royalists in France also so little understood your intentions, that they did not join you; and the reason is obvious—they did not know whether you were at war for the purpose of re-establishing the ancient Monarchy of France, or for the purpose of aggrandizing yourselves by robbing France of her territories. It might then have been imagined that we would have endeavoured to conciliate the body of constitutionalists.—No such thing.—We had acted so as to give the impression that we were defirous to shew our enmity towards that body of Monsieur de la Fayette, who deserved the praise of being a man of the most uncorrupted nature, who had the merit of steering between the two extremes of the parties that agitated this country;

MAY 10.

the firm, brave, and steady friend of his Sovereign,—this gallant and distinguished gentleman, equally the friend of his King and his country, emigrated after his death. Upon neutral ground he was seized by certain robbers in the service of the King of Prussia; he was kept by that Monarch for years in prisons and dungeons.— It might have been thought, if you had been desirous to conciliate this body of men, whose constitution you announced at Toulon, that you would at least have made a point of procuring the enlargement of this most estimable character. It might have been thought, that in return for an enormous subsidy, the King of Prussia could not hesitate at the enlargement of one prisoner. But when a motion was made by his right honourable friend (General Fitzpatrick) it was said that it was impossible for this Government to interfere. delivered from the King of Prussia, on his recognition of the French, to the Emperor, because, he said, he belonged to the Allies generally, and by him he is kept in the same scandalous and inhuman From this dreadful captivity he endeavours to escape—a bondage. circumstance not very surprising: he is taken and sent back to his prison, to experience more rigorous treatment. At length Madame la Fayette, after enduring a series of most dreadful suffering under the brutal Robespierre, from which she escaped by miracle, slew, on the wings of duty and affection, to Vienna, to folicit the Emperor for permission, at least, to give to her husband the consolation of her attentions in his prison. The Emperorgave her leave. On her arrival at Olmutz, the officer, who had the care of M. de la Fayette, told her with openness and candour, that if she resolved to go down to the dungeon to her husband, she must resolve to submit to share in all the horrors of his captivity [a burst of indignation and forrow broke from every part of the House]. This, however, had no terror to the constancy of her affectionate heart: she plunged into his dungeon, and there she now lies with him, living, and yet buried, victims of this inhuman power. Nay, this is not all; the applied for leave to have a female attendant, instead of a male, about her person: this, she said, even the implacable Robespierre had not denied her; but even this request was cruelly refused to her. if it were not enough that our Ministers had not interfered for the deliverance of this gentleman, and for fear that it should be misunderstood that they did not participate in the measure, Mr. Alexander Lameth, one of the three persons who retired from France along with M. de la Fayette, had, after a most cruel confinement, come to this country to take the benefit of the Bath waters. He had also been confined in the prisons of Prussia; but his health having fallen a facrifice, the King yielded to the solicitation of his mother, and

had permitted him to have a certain period of relaxation, and, having afterwards made his separate peace with France, was easily perfuaded to give him liberty. This gentleman, then, who had fo greatly distinguished himself as the friend of his King and country -who had only been defirous to establish a limited monarchy, and who had fallen a facrifice in his native land to his endeavours to prevent the violences and injustice which have unhappily been committed, fought to re-establish his health in this country. not been here a fingle fortnight, the greatest part of which he spent in his bed, until he was ordered to quit the kingdom; and to every representation of the alarming state of his health, and the impropriety of his being put on board any other than a neutral vessel, very little attention was paid, and he was hurried away, to the danger of his being carried into Calais, and conducted to the Guillotine. What could be more injurious to the country than such Any person, who had seen Mr. Lameth with the broken and decayed constitution, would not have conceived that he was in a state to be dangerous to the Government. Good God! (exclaimed Mr. Fox) M. Lameth an object of terror to the British Government!—An object of terror no otherwise than of moral terror, which his sufferings might excite, as exhibiting a dreadful example of the justice of what are termed regular governmentsof the implacable temper of political animolity, and of that severe vengeance, which jealous and offended power exercises on its unresisting victims! And thus this gentleman, who had justly rendered himself dear to all who loved rational liberty, and to whom the Emigrant Nobility of France owed such obligations, was driven from England.

Thus it appears that it is not to Lovalists of every description that favour is to be shewn; it is not to those who take up arms in favour of the limited monarchy, which it was the pretended object of the Allies, and of this country in particular, to establish, but those only whose endeavours aim at the restoration of the ancient tyranny, who are the friends of the old seudal system; those are the only Royalists whose loyalty is entitled to support. What is such conduct likely to produce in the minds of those whose aim is the restoration of the limited monarchy, but to prevent their exertions in the cause of the confederacy; when it is so palpable, by the treatment of those whose sentiments are congenial to their own, that the exercise of the Allies are not directed to the restoration of that limited form of government, which it is their object to establish; but to be a country men, originally took up arms to subvert? With

respect to the treatment of General Dumourier, though I do not mean to place him exactly in the same point of view as the two gentlemen I have just mentioned, yet the behaviour of the Allies towards him has not been less impolitic; for, certainly to afford an asylum, and offer our protection, to these men who, disgusted with the party whom they served, withdrew their assistance, was the only effectual way to encourage others to follow their example. faid that the legitimate object of Great Britain, in this war, was to obtain from France a just and honourable peace, and that this was the object of the Allies. Why, then, was not that object attempted, when the Confederacy existed in its full power? Why were two of the powers (Prussia and Spain) suffered to melt away, and their aid to be withdrawn from the general cause, without making any overtures for such a peace? You may say it was not your fault, that you could not foresee their secession; but let me observe, when Statesmen take upon themselves to form alliances with other powers, they should know something of the characters of the Princes with whom they make such alliances, and how far it is probable they will keep to the letter of their engagements. As to the King of Prussia, there was every reason to suppose, a long time before the event took place, that he would make peace with France; that it was his interest so to do: and with respect to Spain, it was apparent to the most short-sighted statesman, that her Ministers could not protract the conclusion of a peace with the victorious Republic, without endangering the existence of the Spanish Monarchy itself. It was therefore an incumbent duty on Ministers to have forescen the probable consequences of their alliances; if they had possessed any of that necessary forelight, they would, during the last session of Parliament, have used their endeavours to have procured a peace, while the Confederacy was acting in concert, and not have waited till that Confederacy was dissolved. It is alledged, that the form of Government in France was not such as to enable Ministers to treat for peace upon any sure foundation. I, however, am one of those who think that the Government, so far as respected external relations, was of no consequence to the contracting parties. If an absolute government is, as it is shought to be, the best to enter into engagements with, furely no one will deny but France was an absolute government during the tyranny of Robespierre, as well' as during the reign of the prior and succeeding factions. The acts of these factions were never afterwards revived, with respect to external relations. But, you say, you must wait till there is a regular conflitution established. Is that the most proper time to retrieve your losses by negociation, when they have settled themselves in a

permanent government, ascertained the limits and boundaries of their conquests, made the whole subject to their general laws, and communicated to your territory every inherent quality of their own Departments? We were told, several years ago, that the French were reduced to such extremity, that they could not possibly find resources to enable them to continue the contest much longer; and it was only last session it was afferted, with the utmost degree of confidence, that they were not upon the verge, but in the actual gulf, of bankruptcy,—that they were in the last agony. A twelvemonth has now elapsed since they have been in that agony—and really it is the first time I ever heard of any set of people continuing so long in agony. I certainly must admit, that last year, while France was labouring under this agony, that the Emperor, with the assistance of this country, was enabled to regain part of his dominions which had been conquered, and this was looked upon as an accomplishment of the prediction, that the French were reduced to the last extremity, and that they were not in a capacity ever to recover themselves.— It would naturally have been expected, that death would have been the consequence of this agony; but was that the case?—Far from it.—The events of the last three weeks have been of a nature sufficient to prove that their agonizing struggles may in the end destroy their enemies, and draw them into that gulf of ruin, in which they had flattered themselves the French had been irrevocably buried.— The state of the French finances has been another argument to prove their inability to continue the war. God forbid, that the finances of this country should ever be so involved! But the French have now got over the worst consequences resulting from the state of their finances; France has been placed in that fituation, wherein it has been necessary to call forth all the property of the country, in order to maintain the quarrel. Without recurring to the mode of argument which was made use of yesterday, with respect to the new mode of taxing capital, I hope, if ever we should be in the situaation of the French, that we should not hesitate to expend the whole capital of the country. Rather than have a constitution imposed upon us by a foreign enemy, I had rather all should be taken away by the calamities of the present war, and adopt the language of a gentleman opposite to me-" Perish our Commerce!"-I had rather that we should be forced to submit to one, two, three, or four requisitions of all the adults in the kingdom; all this, though forry I should be to witness it, I would rather submit to, than that my country should experience the misery of absolute servitude. have reduced France to the situation of absolute bankruptcy; but that bankruptcy is past, and now they have the whole resources of

the country to bring forth against you. It is now twelve months fince we conceived them in fuch a state of bankruptcy, as to be incapable of relistance. It was the boast of Austria, that she had recovered her losses; but we see the campaign open this year with fuch gigantic efforts on the part of the French, as to leave no room to hope that we can ever be able to refist them. At the commencement of the present session, His Majesty, in his speech from the throne, intimated a disposition to negociate, and more fully manifested that disposition in his message of the 8th of December. Why did they not make the attempt at that time (the winter), which was peculiarly favourable for such a measure, as the campaign could not well be opened for some months? Instead of this, we find that the first step taken was on the 8th of March, three months after the communication of the earnest desire for peace contained in the King's message; and four months after the same sentiments had been avowed in his speech from the throne.

This delay has not been occasioned by a wish to consult with our allies, and obtain their concurrence, for it does not appear that they sanctioned or disapproved it. An allusion was made to them in Mr. Wickham's letter; but in order to justify the delay, the application should have been made in the name of them all, and some specific terms should have been offered. This was not the case. Mr. Wickham's letter was such, as might have been agreed upon in a quarter of an hour, instead of three months. But this letter; after all, expressed nothing more than was contained in the King's speech, and cannot be produced as a new proof of the defire of Ministers for peace. It has been said in this House, and His Ma-Jesty's Ministers have particularly supported the opinion, that the contagion of French principles is highly dangerous to this country; those principles and their supporters in France, have been treated In this House with every mark of infult and contempt, have been branded with every expression of disgrace and detestation. The first thing Ministers should have done, was to remove the unfavourable impression, the hostile disposition which their language and conduct must have created; and the first step towards accomplishing this, was a full and unequivocal recognition of the French Republic. Towards the conclusion of the American war, some gentlemen in this House thought an acknowledgment of the independence of America should be made the price of peace. I always thought otherwise, and that it ought to be made freely and gratuitously. But whether I was right or not, the present is a question mate--pially different. We have no claim on France, like that which we had on America, and therefore the less would have been the sacrifice in recognizing the Republic. But so far from doing this, Mr. Wickham's note does not even hint at the terms that would be acceptable. This referve may in some cases be prudent and wise. In the present case I see neither prudence nor wisdom. Instead of either recognition or offers, you tell the Directory that your Minister is not empowered even to negociate. To argue this point fairly, I must put myself in the situation of the enemy, and here I must ask, what can I think of such a communication from Ministers, who for feveral years have traduced the principles and Government in France, and reviled all the ruling men in that country; from Ministers who delayed that communication for three I could not believe the fincerity of their offers. not regular to mention what has passed in former debates; but, is I may be permitted to allude to the arguments advanced a few evenings ago, upon the subject of the King of Sardinia's subsidy, we shall find a full illustration of the Minister's motives, in making the pretended offers of peace through Mr. Wickham. On that occasion, it was said, that it was by no means certain, that the overtures of His Sardinian Majesty were made with the view of obtaining peace. It was most probable, that they were made in confequence of the pressure of circumstances, and that all his object was to know, what were the conditions on which the French would consent to a pacification; for he had no real intention of putting an end to the war. I cannot conceive more happy expressions to explain the views of His Majesty's Ministers, in making overtures through Mr. Wickham. They were no doubt actuated by the same motives that guided his Sardinian Majesty, and the French might well suppose that their pretended offers were produced by the pressure of circumstances, and made with the view rather of protracting than concluding the war. The pretence set up by the French, that they could not give up any territories which had been consolidated with the Republic, is, indeed, a matter of regret, but it is a circumstance that doubles my indignation against those Ministers who have brought us into this lamentable fituation, who have deferted any proposition for peace till a period when the difficulties are such, that there is no prospect of obtaining it on safe and honourable terms. I see great triumph on the other side of the House, and I do not wonder at the occasion. Their object was to delay overtures of peace till they could not be accepted, and they have fucceeded. This may be a manoeuvre in war, but it is not an act of which a Minister, sincerely desirous of peace, can beast. That it was such manceuvre, I am convinced, by the cagemels and en. ultation with which the correspondence has been published. A

there no better means of making the Government of France believe the fincerity of your wishes for peace? Why is it not considered how other treaties have been made? Why not make your dispofition for peace known by various other channels than an open negociation? And above all, why not recognize the Republic, and renounce any defign against it on account of the principles on which it was founded? When that great man, the late Lord Chatham, was confulted respecting the best mode of terminating the unfortunate dispute with America, did he fend to know what were the terms demanded by the Americans?—No: his opinion was, that nothing would effect a complete conciliation, but a complete change in His Majesty's Councils. -[A laugh on the Treasury Bench.] -Gentlemen may laugh, but I do not understand how the calamities of the people, brought on by the present Councils of His Majesty, can be a subject of merriment. To remove these calamities, a total change, not only in the Councils of His Majesty, but in his Counsellors, is absolutely necessary; for to suppose, after their recent conduct, that they will abandon these principles of action which have brought on us so many misfortunes, is absurd. They have not in any way manifested such a change. The Administration which conducted the American war, was found unfit to settle the peace; and yet Lord North, of whom as a private man I never can speak but with respect and esteem, had a most conciliating disposition, and never was confidered to be personally anxious to establish our domimion over America; neither had he spoken with so much acrimony of our enemies as has lately been the case. He might have treated with more advantage than our present Ministers, and yet it was found necessary that he should resign.

The change of feeling towards the French must have been very sudden in the right honourable gentleman, for at the time he was making pacific professions, he was sending an expedition to the coast of France, which if it had succeeded, would have compelled him to declare Louis XVIII. King. Had the island of Noirmoutier been taken in the name of Louis XVIII. in whose name it was summoned by a British officer, how could Ministers have recognized the Republic? It appeared, then, that their conversion is very fudden, and fudden conversions are very fuspicious. It is but too manifest that they never were sincerely desirous of negociating a peace with the French Republic. They might, indeed, draw up a paper with the ingenuity of special pleaders, that might serve as a declaration in a court of law, but which from its ambiguous mode of expression, could not satisfy a more liberal judgement of the sincerity of their wishes for peace. I do not wish to visit the sine of the father upon the son; I do not wish that the descendants of the House of Bourbon should be treated in the manner in which they treated the unfortunate House of Stuart; but if your pacific offers were fincere, you should have disowned Louis XVIII. as King of France. You should have recalled Lord Macartney, who was sent as ambassador to him, and avowed that you made war on France as a Republic, and consequently that you recognized it 'as such. would have been a becoming act of justice in you to have declared this to Louis XVIII.; and it would have been an act of prudence to yourselves, with a view of convincing the Directory of the sincarity of the change in your sentiments; it would have freed the unfortunate emigrants from all farther suspence respecting their fate, and would have convinced the French Government of your actual solicitude for peace. And here I will beg pardon of the House, for entering into a short digression on the double dealing that has been used towards the unfortunate emigrants from France, and will observe that it is a most consoling circumstance to me, that not one of them owes the smallest atom of his misfortunes to any, thing I ever did or faid. It was natural that those unhappy men, when they heard that the estates of Englishmen were insecure, unless the estates of the emigrants were restored; when they heard that we could not make peace with the Republicans, without laying the head of our Sovereign on the block; when they heard that Great Britain was fighting for her very existence; it was natural for them to say, we may fafely risk ourselves in the same bark that carries Caesar.; we may venture our fortunes along with that of the British Empire. With these opinions, which they imbibed from speeches delivered in this House, the Royalists had been drawn from all parts of France, fully perfuaded they would be cordially received here.— But how had they been duped with ambiguous declarations, made purposely to deceive them into an idea that they were to fight for the restoration of the French Monarchy, and of their own property; when, in fact, they were only set on to fight for the fluctuating views of Ministers, who never regarded their personal welfare, or the cause they wished to support, as an object of real importance. In this manner many of the emigrants had been seduced to their ruin, and it would be but an act of justice to tell them we are not now fighting for the restoration of the French Monarchy, we are not now fighting for the restoration of your property—our only object now is, to regain the territories we have lost—we fight only about the conditions of peace. The question now is, whether Ministers have really changed their sentiments respecting the origin and objects of the war. If they have, they should prove it by some unequiva-

eal act or declaration. If they have not, as I suspect is the case, then this House should entreat His Majesty to change his Councils. I know it will be said, "what! you have been speaking three hours, and all for the purpose of procuring a change of Ministers, because such a change might be advantageous to yourself."-To this I only can answer, that I never will take a part in the Government, till the principles upon which the present war has been made, till the principles upon which our demestic politics have been condusted during its continuance, have been compleatly renounced and abandoned; for it is to them that we must trace the source of all the evils with which we are now afflicted. No Minister who commenced and carried on a war, ever made an advantageous peace; but if the present Ministers expect to prove an exception to this rule, they should shew that they are seriously convinced of their past errors; they should renounce the principles on which they have acted, before they can hope to put an end, with honour and safety, to a war which they have conducted with so much rancour and with It has been faid, let us persevere a little longer, fo little success. and we shall ultimately succeed; mandats are as much depreciated now, as assignate were formerly, France cannot therefore continue the contest. In answer to this I will only say, look at the effects of the war upon ourselves, and consider well how long we shall be enabled to carry it on. Between fifty and fixty thousand men have already been fent to the West Indies; the mortality has been great among them, and the advantages comparatively trifling, for if we have taken Martinique -St. Vincent's and Grenada are laid waster The Dutch possessions, it is supposed, will form our chief indemnification at the peace. I will say little as to the fairness of taking these from a nation, to preserve the territory of which we professedly went to war. I am told, Ministers do not now wish the Stadtholder to be restored; but I will only remark, that our extensive colonies in different quarters are already a great incumbrance to us in time of war; they exhaust our strength, and if our maritime force shall ever be equally opposed by a hostile power, their possession will be very precarious. We have completely failed in all the objects for which the war was commenced. Holland is lost, the King of France exiled, and the aggrandizement and power of the French Republic is more alarming than ever. Of our allies, the King of Prussia, who was the sirst to treat with the French, has fustained the least injury; the King of Spain has been forced to make peace, in order to fave his dominions; and the King of Sardinia is now in the same predicament, compelled, for his own safety, to accept such terms as the Directory may chuse to grant.

The fate of this Monarch, whose good faith was so loudly extolist in a late debate, who was termed the very pattern of fidelity, most forcibly and unequivocally demonstrates, that in proportion as every ally of this country, in the present contest, has been a pattern of sidelity, be has also been an example of misfortune. The Empress of Russia has indeed suffered nothing. It is impossible not to see, that her only object in the alliance, was to plunder Poland, in which the has been collaterally supported by England: This is a mostal blow to another professed object of the war, the balance of power. Will any man believe that the avowed object of the partition, the deftruction of Jacobinism in Poland, was the real cause of dividing that unfortunate country? And will any man contend that England and France united, might not have prevented that transaction, and by that means preferved the balance of power in Europe? But Poland was abandoned to its fate, suffered to be sacrificed, annihilated, destroyed, for the sake of those absurd and vicious principles, which govern the policy of Ministers, and which have involved us in the present war. These principles must now be deferted. If the country is to be faved, we must retrace our steps; that is the only course which presents any hope of an effectual cure for the evil. All other remedies are mere palliatives, which must rather prove mischievous than useful, and I shall therefore recommend a complete change of system. Mr. Fox concluded a speech -which lasted nearly four hours by moving the following address:

That an humble address be presented to His Majesty, most humbly toosser to his Royal consideration that judgement which his faithful Commons have formed, and now deem it their duty to declare, concerning the conduct of his Ministers in the commencement, and during the progress, of the present unfortunate war. As long as it was possible for us to doubt from what source the national discresses had arisen, we have, in times of difficulty and peril, thought ourselves bound to strengthen His Majesty's Government, for the protection of his subjects, by our considence and support: but our duties, as His Majesty's counsellors, and as the presentatives of his people, will no longer permit us to dissemble our deliberate and determined opinion, that the distress, difficulty, and peril, to which this country is now subjected, have assist from the misconduct of the King's Ministers; and are likely to substit, and to increase, as long as the same principles, which have hitherto guided these Ministers, shall continue to prevail in the counsels of Great Britain.

It is painful to us to remind His Majesty of the fituation of his dominions at the beginning of this war, and of the high degree of prosperity to which the skill and industry of his subjects had, under the safeguard of a free Constitution, raised the British empire, tince it can only fill his mind with the melancholy recollection of prosperity abused, and of opportunities of securing permanent advantages wantonly rejected. Nor shall we presume to wound His Majesty's benevolence by dwelling on the sortunate consequences which might have arisen from the mediation

of Great Britain between the powers then at war, which might have ensured the permanence of our prosperity, while it preserved all Europe from the calamities which it has since endured, a mediation which this kingdom was so well sitted to carry on with vigor and dignity by its power, its character, and the nature of its Government, happily removed at an equal distance from the contending extremes of licenticus-

ness and tyranny. From this neutral and impartial system of policy, His Majesty's Ministers were induced to depart, by certain measures of the French Government, of which they complained as injurious and hostile to this country. With what justice these complaints were made, we are not now called upon to determine, fince it cannot be pretended that the measures of. France were of such a nature as to preclude the possibility of adjustment by negociation; and it is impossible to deny that the power which shuts up the channel of accommodation must ever be the real aggressor in war. To reject negociation is to determine on hostilities, and, whatever may have been the nature of the points in question between us and France, we cannot but pronounce the refusal of such an authorized communication with that country, as might have amicably terminated the dispute, to be the true and immediate cause of the rupture which followed. Nor can we forbear to remark, that the pretences, under which His Majesty's Ministers then haughtily refused such authorized communication, have been sufficiently exposed, by their own conduct, in since submitting to a similar intercourse with the same Government.

The misguided policy, which thus rendered the war inevitable, appears to have actuated the Ministers in their determination to continue it at all hazards. At the same time we cannot but observe, that the obstinacy with which they have adhered to their desperate system is not more remakable than their versatility in the pretexts upon which they have justified it. At one period the strength, at another the weakness, of the enemy, have been urged as motives for continuing the war: The successes as well as deseats of the allies have contributed only to prolong the contest; and hope and despair have equally served to involve us still deeper in the horrors of war, and to entail upon us an endless train of

calamities.

After the original, professed, objects had been obtained, by the expullion of the French armies from the territories of Holland and the Austrian Netherlands, we find His Majesty's Ministers influenced either by arrogance or by infatuated ambition and vain hope of conquests. which, if realized, could never compensate to the nation for the blood and treasure by which they must be obtained; rejecting, unheard, the overtures made by the executive council of France, at a period when the circumstances were so eminently favourable to His Majesty and his allies, that there is every reason to suppose that a negociation, commenced at fuch a juncture, must have terminated in an honourable and advantageous peace. To the prospects arising from such an opportunity they preferred a blind and obstinate perseverance in a war, which could tearce have any remaining object but the unjustifiable purpose of imposing upon France a Government disapproved of by the inhabitants of that country. And such was the infatuation of these Ministers, that, far from being able to frame a wife and comprehensive system of policy, they even rejected the few advantages that belonged to their own unfortunate scheme: the general existence of a design to interpole in the internal Government of France was too manifest not to rouse into a live hostility the national acal of that people; but their particular projects were too equivocal to

who were disaffected to the then Government of their country. The nature of these plans was too clear not to provoke formidable enemies,

but their extent was too ambiguous to conciliate useful friends.

We beg leave farther to represent to Your Majesty, that at subsequent periods, your Ministers have suffered the most favourable opportunities to escape of obtaining an honourable and advantageous pacification: they did not avail themselves, as it was their duty to have done, of the unbroken strength of the great confederacy which had been formed against France for the purpose of giving effect to overtures for negociation: they saw the secession of several powerful States from that confederacy; they suffered it to dissolve without an effort for the attainment of a general pacification 1 they loaded their country with the odium of having engaged with the most questionable views, without availing themselves of that combination for procuring favourable conditions of peace. That, from this fatal neglect, the progress of hostilities has only served to establish the evils which might certainly have been avoided by negociation, but which are now confirmed by the events of the war. We have felt that the unjustifiable and impracticable attempts to establish Royalty in France, by force, has only proved fatal to its unfortunate supporters. We have seen, with regret, the subjugation of Holland and the aggrandisement of the French Republic; and we have to lament the alteration in the state of Europe, not only from the successes of the French, but from the formidable acquisition of some of the allied powers on the fide of Poland; acquisitions alarming from their magnitude, but still more so from the magner in which they have been made: so fatally has this war operated to destroy, in every part of Europe, that balance of power for the support of which it was undertaken, and to extend those evils which it was its professed object to avert.

Most cordially, therefore, did we assure His Majesty, that his saithful Commons heard, with the sincerest satisfaction, His Majesty's most gracious message of the 8th of December, wherein His Majesty acquaints them that the crisis, which was depending at the commencement of the present session, had led to such an order of things as would induce His Majesty to meet any disposition to negociation, on the part of the enemy, with an earnest desire to give it the sullest and speediest essect, and to conclude a general treaty of peace whenever it could be essected on just and suitable terms for himself and his allies. That from this gracious communication, they were led to hope for a speedy determination to this most disastrous contest; but that, with surprize and sorrow, they have now reason to apprehend that three months were suffered to elapse before any steps were taken towards a negociation, or any overtures made

by His Majesty's servants.

With equal surprize and concern they have observed, when a fair and open conduct was so peculiarly incumbent on His Majesty's Ministers, considering the prejudices and suspicions which their previous conduct must have excited in the minds of the French, that, instead of acting in that open and manly manner which became the wisdom, the character, and dignity, of the British nation, they adopted a mode of proceeding calculated rather to excite suspicion than to inspire considence in the enemy. Every expression which might be construed into an acknowledgement of the French Republic, or even an allusion to its forms, was studiously avoided; and the Minister, through whom this overture was made, was in a most unprecedented manner instructed to declare,

that he had no authority to enter into any negociation or discussion re-

lative to the objects of the proposed treaty.

That it is with pain we reflect, that the alacrity of His Majesty's Ministers in apparently breaking off this negociation, as well as the strange and unusual manner in which it was announced to the Minsters of the various powers of Europe, affords a very unfavourable comment on their reluctance in entering upon it, and is calculated to make the most injurious impression, respecting their sincerity, on the people of France.

On a review of so many instances of gross and flagrant misconduct, proceeding from the same pernicious principles, and directed with incorrigible obstinacy to the same mischievous ends, we deem ourselves bound in duty to His Majesty, and to our constituents, to declare, that we see no rational hope of redeeming the affairs of the kingdom, but by the adoption of a system radically and fundamentally different from that

which has produced our present calamities.

. Until His Majesty's Ministers shall, from a real conviction of past errors, appear inclined to regulate their conduct upon such a system, we can neither give any credit to the fincerity of their professions of a wish for peace, nor repose any confidence in their capacity for conducting a negociation to a prosperous issue. Odious as they are to an enemy, who must still believe them secretly to cherish those upprincipled and chimerical projects, which they have been compelled in public to disavow, contemptible in the eyes of all Europe, from the display of infincerity and incapacity which has marked their conduct, our only hopes rest on His Majelty's royal wisdom and unquestioned affection for his people; that he will be graciously pleased to adopt maxims of policy more suited to the circumstances of the times than those by which His Ministers appear to have been governed, and to direct his servants to take meafures, which, by differing essentially, as well in their tendency as in the principle upon which they are founded, from those which have hitherto marked their conduct, may give this country some reasonable hope, at no very distant period, of the establishment of a peace, suitable to the interests of Great Britain, and likely to preserve the tranquillity of Europe.

It passed in the negative.

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Mr. Chancellor PITT. In commencing a very eloquent and comprehensive speech, the right honourable gentleman dwelt rather more at length than at first was obviously necessary, on a proposition in itself sufficiently evident, and which certainly necessary not to be ensured by the brilliant rhetoric and great authority of that illustrious orator of antiquity, whose name he thought project to quote on the occasion. The proposition was, that at certain periods it may be useful to take a review of past events, in order to apply to our present situation the lessons of experience, to examine the sources of former errors, and to trace the causes of those calamities under which the country may suffer, in order to obviate suture misconduct, and, if possible, to procure redress for existing evils. That such a retrospect may, in most cases, be wise and salutary, is a proposition which will hardly be denied. It is evident that an

COMMONS. appeal to experience is the best guard to future conduct, and that it may be necessary to probe the nature of the misfortune, in order to apply a fuitable remedy. But I shall not take up the time of the House in discussing a point so obviously true, and so universally acknowledged. I feel the less inclination to detain their attention, as I contend that this proposition, which is so true in general, does not apply to the particular state of the country. There are some fituations in which a wide and very ample survey of past events may, perhaps, better be spared, particularly at a moment when the honour and interests of the nation demand the united concurrence of every friend to the country in the same object, and point out only one line of conduct which can consistently be pursued. Whatever may be the difference of opinions with respect to the origin and conduct of the war, whatever may be the events which have occurred during its progress, or the pressure of the calamities it has occasioned, under our present circumstances, compelled as we are to continue the war by the ambition and obstinacy of the enemy, left without the option of a safe and honourable retreat, a mere appeal to past events can neither be necessary or proper, and even prudence demands from us to dismiss all retrospect, in order to look to the means of future exertion, and the prospect of probable success. The right honourable gentleman, in the commencement of his speech, alluded to the new situation which has arisen with respect to the war, and which, I contend, renders its continuance no longer a matter of choice, but of necessity. But if he consumed so much time in proving the necessity of a retrospect, so much time in the retrospect itself, and so little on that new situation in which the country is placed; if, on the former topics he had recourse to a detatched and claborate argument, while he so slightly touched on the point of more immediate interest, and pressing urgency, it is because he felt that he must disappoint the public in withholding his opinion in the present crisis, after the declaration of those sentiments which he has repeadedly uttered. If by the refusal of the enemy to accede to fair and honourable terms of peace, that period is now arrived, which he formerly declared would secure his cordial support to the continuance of the war - that period which, by exhibiting in the strongest light the unjust policy and unreasonable ambition of the enemy, he then pronounced would undoubtedly have the effect to unite all England, and to divide all France, he would have better fulfilled the pledge which he folemnly gave to the public, by admitting the necessity and justice of prosecuting the war under these circumstances, than by occupying a wide field of general reasoning, and entering into minute historical detail of past

events. In that case however he might have lamented past misconduct, however he might have retained former differences of opinion, consistent with his duty as a Member of Parliament, and his feelings as an Englishman, he must have admitted the necesfity of manly perseverance, and of vigorous exertion, if he wished to remain true to the country and just to his own principles. The right honourable gentleman, however, has thought fit studiously to avoid giving any opinion on the conduct of the enemy, or adverting to that new situation in which the country is placed by the recent communication.—Under that protest that the time which the right honourable gentleman has chosen for retrospect is that precise period when retrospect might have been most conveniently spared, because we have now no option between war and peace, because we are now called upon not to decide on the past, but to act for the future. I shall not enter at large into that long historical detail which the right honourable gentleman brought forward, because I shall feel it to be my duty more particularly to call your attention to that part of the subject which he omitted—the situation in which the country at present stands, and the points now at issue between you and the enemy. Under this protest, however, I have no objection to follow the right honourable gentleman thro' the leading points of his retrospect, and for the sake of greater perspicuity I shall reduce them to distinct heads, in the order in which they bear on that practical conclusion he evidently meant to draw from the whole of his statement. The points on which he chiefly infifted, and to which he feemed defirous to compel your concurrence, come under the following head: First, that you should submit to a retraction of your past errors, and confess that you had made an unjust aggression in a contest which you formerly declared to have originated in the unprincipled policy and infolent ambition of the enemy, and which was rendered necessary on your part for your own self-preservation, and the security of your dearest interests.

Secondly, That you should admit that the cause of the war, as you undertook it, was the restoration of Monarchy in France. Thirdly, That during the progress of hostilities, many better opportunities have occurred for restoring tranquillity, and much more favourable terms might have been had, than can now be hoped for. Fourthly, That you should be prepared to state, that your resources are now exhausted, and that all hope from the adoption of vigorous measures ought to be abandoned. Fithly, That you should allow, that from your former conduct, and repeated declarations, the enemy are fully justified in their distrust

of your fincerity with regard to peace, and that, on that ground, their answer to a late communication is strictly desentible. Their were the leading points on which the right honourable gentleman insisted, stated very generally as specific propositions; but in arguing which, he went into long details filled up with a great deal of rich and glowing colouring. First, I must remark, that the right honourable gentleman, who wished by the declaration which he proposed, that Ministers should acknowledge all past errors, at the same time must have forgotten that he was also calling upon the House to rescind all the decisions which they had come to in the course of sour years.—His Majesty's Ministers were accused of having plunged the nation unnecessarily in a most bloody and expensive war, a charge in which Parliament was implicated, because they had, upon the most mature consideration, declared that they considered the present to be a just and necessary war.

The right honourable gentleman had not, upon this occasion, trusted to his usual arguments to prove that we were in fact the aggressors in this war; but he laid his ground much higher, and attempted to prove, a priori, that the war on our part was unjust. There was something singular in the mode in which this point was argued; he had endeavoured to prove the war was unjust on our part, because it was unexpected; and to prove that it was unexpected, he goes back to 1792, and refers to a speech made by ine on the opening of the Budget for that year, which he describes as having been uttered in a tone of great satisfaction, triumph, and exultation. It is true, indeed, that I felt much satisfaction in exhibiting to the country the high degree of prosperity to which it had then reached: not less satisfaction, I am sure, than the right honourable gentleman feems to feel in giving them the melancholy picture that he has now drawn of its present reduced situation; and I felt the more vivid satisfaction in viewing that prosperity, as it enabled us to prepare for, and enter into, a contest of a nature altogether unprecedented. But I must remark as a fingular circumstance, now that period of prosperity is over, the right honourable gentleman dwells on the retrospect rather rapturously, though it seemed but little to affect him at the time it was enjoyed. In bringing forward that budget he remarks, that I held out a prospect of fifteen years peace, and afterwards seems to attach a degree of infincerity to the declarations of Ministers on that subject. What can countenance such an accusation, I am much at a loss to discover. For at the periods alluded to, every motive of public duty, every consideration of personal case, must have induced me to exert the best of my endeavours to promote a

peace, by which alone I could be enabled to effect the favourable objects I had in view, of redeeming the public debt and the 4 per cents, as alluded to by the right honourable gentleman. No stronger proof could be given of the sincerity of Government to promote and insure peace, than was then given by His Majesty's Ministers; and if they were disappointed, the fault is not with them; but their conduct must be understood and justified by the imperious necessity, which in 1793 compelled them to resist an unprovoked aggression. As to the accusations urged against us of not offering our mediation, or even relisting it when solicited, they are equally of little weight. For are Ministers to be blamed, for what it would be hazardous in them to have attempted, namely, to propose a mediation where both parties were not ready to agree? To have erected ourselves into arbitors could only expose us to new difficulties and disputes, if we were determined, as we ought to be, to enforce that mediation on the parties who refused to admit it. And what is the great use which the honourable gentleman seems to be so eager to derive from peace, if it had been so secured? that we should go to war in order to prevent the partition of Poland? In general policy I am ready to confess that this partition is unjust; but it does not go, as is said, to overturn the balance of power in Europe, for which the right honourable gentleman, as it suits his argument, expresses greater or less solicitude; for that country being nearly divided equally between three great powers, it can little contribute to the undue aggrandizement of either. But how strange did it seem in that right honourable gentleman, who inveighed so strongly against the partition of Poland, to censure Ministers for their endeavours to prevent the partition of Turkey, and I begged to observe to the House, that it was the establishment of the principle, that this country could not interfere to prevent the partition of Turkey, precluded the possibility of any interference with respect to Poland. Ministers having deelined all mediation between the belligerent powers, had forborn to make any remonstrance to the French, or declaration for the preservation of Holland, until after the battle of Jemappe, when Dumourier was overrunning Flanders, and our ally was in imminent danger. It then became necessary to interpose, to prevent that storm bursting upon their heads. As to the latter transactions that have occurred between this country and France, they are too recent and fresh in the memory of the House, to require that I should call their attention to them. The resolutions to which we have come on this subject, are too sacred, the opinion too fettled, and too deeply formed, to be lightly reversed.

We cannot, furely, forget the first cause of complaint, allowed to be well founded, and the famous decree of the 19th of November, which was an infult and an outrage on all civilized nations. If any thing could have aggravated the letter of that act, it was the spirit which pervaded it, and the practical circumstances which accompanied it. Seditious men, delegated from this country, with treason in their mouths, and rebellion in their hearts, were received, welcomed, and careffed by the Legislature of France. That Government, without waiting until it had even established itself, declared hostilities against all the old established systems: without having scarcely an existence in itself, it had the presumption to promise to interpose to the destruction of all the existing Governments in the world. All Governments alike fell under its vengeance; the old forms were contemned and reprobated; those which had shood the test of experience, whether monarchy, aristocracy, or mixed democracy, were all to be destroyed. They declared that they would join the rebellious subjects of any state to overturn their Government. The right honourable gentleman contended, that this obnoxious decree of the 19th of November was done away by a subsequent one; but what was the explanation they had given? it was, that they would not interfere in the Government of another country, except they were of opinion that the majority of the country wished for a change of Government. As to their declaration against aggrandizement without stopping to argue a point that was so extremely clear, I will only refer the House to their whole conduch towards Belgium. They declared that they would not interfere in the Government of Belgium, after it had consolidated its liberties;—a strange way of declining interference when a form of constitution was forced on them, bearing the name, but not the stamp of liberty, and compelling the Belgians to consolidate and preferve it. With respect to another cause of the war, viz. the opening of the Scheldt, the right honourable gentleman admitted that to be a very important question; but it appeared to him it might easily have been settled by negociation. The French proposed it should he settled between Belgium and Holland. That is to say, if we had disarmed, and they had completely fraternized Belgium, that then the question might have been discussed between these two in-If upon the different explanations they had given dependent States. to our causes of complaint, we had declared war against them, we should have been competely justified, bec use as the right honourable gentleman stated, that it is to those who are the aggressors, and not those who declare war, that blame is really to be imputed. In fact, we did not declare war; but then it was said we did something equivalent to it—we did not receive Monfieur Chauvelin. He was the representative of the King of France, and as long as that monarch retained any share of authority, so long was Monsieur Chauvelin received here; but the moment the source from which he derived authority was gone, of course his representative capacity also ceased; he wished to be received as Minister from the Republic, but he was informed that he could not be received in that capacity. Did the right honourable gentleman think that the British Parliament had acted upon slight grounds—without full examination of the causes which operated on their minds in the commencement of the war? and were we, in fact, according to his proposal, to arraign ourselves, merely for the purpose of raising the pride of the enemy?—to bind the cord round our necks, and, throwing ourselves at their feet, with a confession of the exhausted state of our resources, ask them what indemnity they would be pleased to accept for our unjust aggression? This I contend, would be to renounce Even if by the adverse fortune of war, the character of Britons. we should be driven to sue for peace, I hope we will never be mean enough to acknowledge ourselves guilty of a falsehood and injustice, in order to obtain it. But, however, when that channel of communication was suspended, it was intimated that one of their Generals (Dumourier) wished to have an interview with our Minister at the Hague; this was acceded to-our Minister received instructions, and a day was appointed; and in this state of things it was that the French declared war; therefore there was no alternative left to us either in form or substance. The Chancellor of the Exchequer begged pardon of the House for troubling them with these points; but when gentlemen thought proper again to revive them, it became his duty to recal the real state of facts to the attention of the He came now to the confideration of that part of the right honourable gentleman's speech, in which he contended that we were instrumental in bringing on the war, by refusing to acknowledge the French Republic. This seemed, in the right honourable gentleman's mind, to form one great error in the outset, a kind of original fin, to which all our subsequent calamities were to be attributed. After the allies had been to a certain degree successful, the right honourable gentleman contended that we should have seized that moment to have made peace; and that our reason for not propofing terms then was, because we entertained the most extravagant hopes of conquest. But, continued the right honourable gentleman, when your arms were unfuccessful, then you would not make peace because the enemy might not grant proper terms; so that whether we were victorious or unsuccessful, there existed the same obstacles to peace; and from the whole, he infers, that Minifters must have had some secret object in view in carrying on the But surely the House must feel that different situations require different measures, and inspire different ideas. It was easy for the House to figure to itself situations in which we might look forward with hope, and yet without being extravagant in our expectations; and other fituations in which, though unfuccefsful, it would have been cowardly to despair. The right honourable gentleman had fixed the peroids at which he was of opinion, that this country might, with propriety, have made a peace; the first period was, after our advantages in the Spring of 1793; but what fecurity had we that the French at that time had given up their plan of destroying all the other Governments of Europe? a temporary failure of success might have lowered their tone, but it afforded no latisfactory assurance that their principles were abandoned. Ministers did certainly decline all attempt at negociation then, because they could not do it with fecurity, and the House had confirmed their opinion on that subject. The war was carried on, in which we had met with misfortunes, God knows, severe and bitterbut exclusive of politive acquisitions, had we gained nothing by the change in France since that period? If we had made peace then, we should have made it before France had lost her trade, before she had exhausted her capital, before her foreign possessions were captured, and her navy destroyed. This was his answer to every part of the right honourable gentleman's speech relative to making peace at those early periods. But a discussion was once more introduced as to the object of the war. Ministers had repeatedly and distinctly stated the object; but it was a custom on the other side of the House, to take unguarded and warm expressions of individuals in favour of the war, for declarations of Ministers. The right honourable gentleman to whom he had particularly alluded (Mr. Burke), and of whom, with respect to his admirable talents and good intention there could not be any difference; had stated on an occasion, in support of a single argument, that British property was not fafe until the property of French emigrants was restored. The right honourable gentleman, glad at catching every opportunity of fixing Ministers to specific declarations, had thought proper to consider the expression of Mr. Burke, as a declaration on the part of Ministers, that the establishment of the old Government of France was a fine que non ob ect. In his opinion it was impracticable to define in what mode security was to be obtained: it wight arise from the change of system in the French, from the destruction of Jacobin principles; and certainly, for all purposes of negociation,

the most enviable circumstance would be the establishment of the French monarchy: or it might arise from a commixture of all or any of those means. But whoever formed to himself an ideal notion of that view which should guide him in the process of a war, would be guilty of a presumption equally great—whether he looked to the establishment of monarchy, or some other more objectionable form of Government. The only rational policy must be in all cases to watch the progress of events, and judge whether the circumstances existing at any one time, when accompanied with peace, would be preferable to the risk and inconvenience of the continuance of war; and with such a view alone did he enter into the contest. In the beginning of the year 1795, the allies had the dawn of a splendid campaign, of a campaign which promised the most brilliant and important victories, and which unhappily terminated, he was forry to state, in a manner entirely different from the expectation of mankind. It was followed by a series of disasters, the causes of which it was not his province then to analize; but disasters and viciffitudes they were, which he had the comfort to add, reflected honour on the national character even in the moment of our disappointment; disasters which he could not disguise; conquests by the enemy which could scarcely be numbered, which extented from the mouth of the Rhine almost to its source. Under such circumstances, was it more for the honour of this country-more for the permanent and folid advantage of Great Britain, to withdraw herfelf from the confederacy; or, if the was not able to support Holland, at least to save a part of the wreck, for the benefit of the lawful owner, if he should ever be reinstated, or in case that desirable object could not be accomplished, to take it rather as the lawful prize of Great Britain, than to leave it as an accession to the overgrown power of the enemy? Whether was it better to act as they had done, than to have used that universal remedy for all difficulties, suggested by gentlemen on the other side, the acknowledgement of the French Republic; a conduct of humiliation which he infifted would have created a general depression from one end of the kingdom to the other. He next came to confider that part of the right honourable gentleman's argument which related to the defection of Spain and Prussia from the confederacy; and also to consider the charges made against Administration for not endeavouring to negociate before the dismemberment of the combined powers. The question which would then arise would be, whether such a peace as might then have been obtained would, under all the circumstances, have been preferable to the continuation of the war, with the reduced co-operation of the remainder of the confederacy? and he

contended that, exhausted as France had been by the powers of the whole confederacy united, there still remained an opposition more effective in prospect than even the whole confederacy had been, before France had been so considerably weakened by the great struggles necessary to keep up so extensive and general a war. the countries which had feceded from the confederacy had benefited by the peace which they had made, was a point by no means incontrovertibly established. First, with respect to Spain, whether she acted upon a just and confistent, principle of policy—whether the peace had afforded an equivalent for the confiderable facrifices she made, he would not decide; nor whether, confidering the refources of that country, and the spirit which was formerly known to animate the people, they were in such imminent danger as to make it adviseable to purchase a peace by such means?—Whether Spain, extending her dominions to all parts of the globe, and deriving such resources from her possessions, was wife in making such a peace as the had concluded with the French Republic, was, as he faid, a question which he would not take upon him to decide. had little hesitation in deciding as to the degree of advantage which the King of Prussia had derived from deserting the confederacy, and making peace. What, he would ask, had Prussia purchased? he would answer that Prussia had purchased the name and appearance of peace, and a confiderable portion of the expences and difficulties of A large army was obliged to be constantly kept up to preferve its neutrality; such, he said, was the state in which Prussia had stood ever since the day when the treaty of peace was signed. With respect to the detention of M. la Fayette, as the prisoner of the allies, he would only have to repeat what he had before formally stated, that the Government of this country did not consider itself responsible for any act that had been done with regard to that person. As to the other circumstance, of the Government having sent out of the kingdom M. Lameth, he would only mention that they had, in the exercise of a discretion vested in them by the Legislature, used their best judgement as to the propriety of that act. Alien act there was no exception made in favour of any particular class of emigrants, and the House of Commons was not the place in which to investigate the grounds of exercising a power, which in the present case Ministers had resuctantly used. With respect to that Constitutional Government of 1791, or rather he might fay of 1789, he would frankly deliver his fentiments.—In his opinion it was not likely to end in any thing permanent, but was more likely to decline into something worse, than to rise into something The opinion of His Majesty's Ministers had been, that

monarchy was the most sure ground of attaining the objects of security in the event of a peace; and they did not think themselves justified in carrying the war into France upon any other footing. leaving, however, any modifications with respect to the other branches of the Government to be considered afterwards. right honourable gentleman censured Ministers for holding out hopes to emigrants, which left them no chance of reconciliation with their country, and he took great credit to himself for not having been acceffary to any fuch delufions; but, when Government was willing to lend its assistance in an endeavour to procure them the restoration of their just rights, and to their country its ancient Government, he was convinced, that if an emigrant gentleman were asked whether he would run the chance of such a disappointment (as the event of Great Britian making peace with the Republic when it became essential to her interest to do so), he would not refuse to exert himself in the common cause, and, at some risque and hazard, endeavour to do justice to himself and to his country.—The declaration proposed by the right honourable gentleman stated, that we could have no hopes of the future, from the former profecution of the war. What, he would ask, would be the benefit of that de-If it were true, it might appear idle to disguise a truth, but did it feem useful to proclaim it? Was it not to tell the enemy how little we had the means of continuing the contest, at a time when they wanted neither prompting nor suggestion? And surely we need not record our weakness, in order to make them know what pretensions they should set up. Therefore he wished the House to consider what practical good such a declaration would be attended with; or whether it was a declaration which a member of that. House should make for his constituents. He next came to consider the question of expence: At the same time that he lamented every burden that was laid on the country, the temporary and partial grievances which had been suffered by the people, yet he was not afraid to state it to be his sincere and indisputable opinion, that, if the present war were compared with any former war, in the amount of its expences, the amount of its burdens, the means of providing for them, their impression upon the body of the people, the case with which they were collected, or their bearing upon the manufactures or the commerce of the country, our fituation would in no point of view be found more calamitous and oppressive than at former periods. He trusted he should be able to shew, that great as the hurdens were, they were more than compensated by the credit, the character, the commerce, and resources of every description, which had increased in a greater proportion than even our expences; and notwithstanding the great disadvantage in computing a year of war with a year of peace, yet if he were to shew England in the most advantageous point of view, with respect to its capital and resources, it would remain a doubt with him, whether he should thoose its state in the month of February 1792, when he had opened the budget alluded to, and which the right honourable gentleman considered as a most flourishing zera; or whether he would prefer the actual state in which we stood in the month of May 1796, in point of capital, and in relation to the credit and resources of the country.

The right honourable gentleman also argued from the resources which were still left to the enemy for the prosecution of the war; but if France was yearly wasting a considerable portion of its capital, she must exhaust herself, and probably it will be found not remote from truth, to repeat that she is upon the verge of bankruptcy. It is no argument, that because that which is in a state of decay is not actually dissolved, that therefore its dissolution is not to be expected. He did not proceed upon any statement of his own.-From what the Directory had stated to the National Assembly, they had declared, that if the credit of the mandats was not supported, their resources would fail them; and it was well known that the 'value of these, which they acknowledged to be their last substitute, was in a rapid state of depreciation. Can it then be possibly admitted in argument, either that the resources of the enemy for carrying on the war are so immense, or that our finances are so exhausted, that this country must necessarily submit to receive the compulsory terms of the enemy; or that, from the knowledge which the enemy have of the state of our resources, they can be induced to persevere in the contest? With regard to what the right honourable gentleman had stated of the recent successes of the enemy in Italy, he could only fay, that he knew no more of them than what were stated in their own reports, and in German accounts. proceedings of the French Convention, the losses which they had sustained at the close of the last campaign, had been commented upon, and admitted to proceed from the want of money, and the impossibility of finding magazines, horses, or provender; and it is stated, that unless these causes can be remedied, they have not the means of carrying on the war. He must remark, therefore, that the right honourable gentleman had drawn a flattering prospect of the French finances, very different from what the Government in France had done; yet that very Government had stated the extension of the limits of France as just and politic—had declared that it would promote the extension of their navigation, and expressed a

determination to transfer so much from Britain into their own scale of importance; they do not scruple to affirm that their own exorbitant demands are just and reasonable, and that all their newlyacquired territories ought to be preserved as a compensation for the almost total destruction of their naval power. But, whilst they adopt this boasting language, they discover enough of their real fituation to shew that they are destitute of power to enforce their exorbitant demands, if other countries have but sufficient fortitude to re-The enemy may, indeed, falfely suppose that they have a right to make such demands, from an idea that their opponents are unable to relist them; but is it for this House to hold forth such an idea? and are we, by the motion of this day, called upon to negociate with France, upon an admission that we are destitute of refources to profecute the war, and thus be bound hand and foot before the enemy? He denied that the negociation proposed with France was accompanied with circumstances that evinced any infincerity. His Majesty's speech, in October, had no view to that negociation; nor did either the speech, or the subsequent message to Parliament, contain any pledge that His Majesty would make the first overture towards peace. Government, however, in taking the first step towards pacification, had, in his opinion, acted wisely, although they had gone beyond any pledge that had been given; and he added, that the communication to France was made with the knowledge and confent of our Allies, although they were not made parties in the overture. But the right honourable gentleman objects, that the note presented by Mr. Wickham contained no recognition of the Republican Government in France; fo fond was he of this idea, that he states this objection for France, which France had not discovered for herself. The answer from the French Directory makes no complaint on that score, nor does it say-" If you will recognize our Government, we will agree to give you better terms than if you do not." Therefore, the want of this recognition could be no reason for rejecting the overtures which had been made to them in the first instance. The Chancellor of the Exchequer denied that it was necessary Mr. Wickham should have been invested with authority to treat with France at the first out-He observed, that first overtures for negociation may be made when it may be impossible to give any active share in the negociation to the person who makes it, as in the case of a Minister of a Neu-Where the object was to bring about a general peace, he pointed out the impropriety of taking any step which might have a tendency to fow the feeds of jealoufy and difunion among Allies, 'or afford them cause to suspect that there was any intention of en-

tering into a separate negociation, as well as the impropriety of giving provisional instructions beforehand to treat, without knowing the disposition of the enemy. He animadverted on the declaration, that the British Ministry proposing a congress was a proof of their infincerity. From historical deduction he shewed, that from the period of the treaty of Munster, scarcely any treaty had been entered upon, in which allies were to be included, without a congress having been appointed. If France disliked the proposition made to her, why did she not, as desired, suggest her own? Had the French Government really thought this Government insincere in their proposition for peace, he asked, if they would have answered it by proposing exorbitant terms, which, upon the supposition of the infincerity of our Government, would most effectually prevent such infincerity being called in question? In short, the only ground on which they founded an objection was, that their constitution would prevent them from giving up any part of their newly-acquired and incorporated possessions; but the right honourable gentleman himself had allowed the danger of such a principle as this; for if once admitted and acted upon, it might for ever shut the door against the return of peace. He avowed his opinion, that the new constitution of France furnished no pretext for such an exorbitant claim as this. Instead, therefore, of inveighing so much against Ministry, he asked why the right honourable gentleman had not levelled some part, at least, of the thunder of his eloquence against that power which alledged such false pretences, and started such insurmountable obstacles against the return of peace? But although the terms, suggested by the French Directory, were such as he was consident a British Parliament never would agree to, he acknowledged this was no reason for acting with petulance or passion, or for testifying reluctance to refume a future negociation, whenever any disposition to this effect might be shewn by the enemy. Till, however, this time arrived, and so long as their present disposition remained, and they avowed their determination to keep all that they had got in Europe, and to recover all that they could out of it, he confessed he could see no alternative but that of acting against the enemy with vigour and perseverance; and he trusted that the late refusal of the French to treat, would produce this effect in the present instance.

Mr. M. ROBINSON said, that to much contained in the speech of a right honourable member (Mr. Fox) he could undoubtedly sub-scribe—agreeing with him in every thing that related to the missenduct of the war on the part of Government; but having ac-scribe the instance of its assessment (as an instance by four instance of the sinstance of the sinst

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on reflection, he had no reason to depart from, and deriving, from the spirit manifested in the late communications of the French Directory with this country, little hopes of its being determined under its present circumstances in a manner consistent with the honour orsecurity of the British nation) he held himself obliged to vote with the Minister on the question of that night. To render, however, the enemy inexcurable, he afferted, this country had a right to exact from the Minister the withdrawing the Embassy he had sent to the Head of the House of Bourbon, --- a measure, which could be conftrued no otherwise, than as implying infincerity in his proceedings with the Republic of France; and though by no means indifferent to the distresses of a family once eminently illustrious, and unfortunate in proportion to the great reverse of circumstances they had recently experienced, the honourable member was unable to conceive the propriety of employing a Noble Lord, whose talents were rendered useless to his country, by the mockery of this appointment in expeditions fo wild and extravagant as that of his present negociation, or the Embassy which had preceded it to China. Mr. Robinfon hoped the Minister would neglect no means of procuring peace to this country, but such a peace as might be deemed honourable and satisfactory, and consequently productive of permanent effect. To terms of insufficiency and degradation, he trusted any man who afferted his right to the name of Englishman, would be found incapable of giving his affent. He had been induced to trouble the House at the late hour he had intruded himself upon it, that by the explanation of the vote he intended to give, he might be enabled to afcertain that confistency of character which ought to be the result of the conduct of every confishent member of that assembly.

Mr. FOX faid, that though he felt it somewhat unreasonable now to trespass upon the patience of the House, by claiming the usual privilege of reply; yet, at this period of the session and of the parliament, he was so anxious to have his sentiments fairly understood, that he would avail himself of an indulgence which he would not otherwise have required, and make a sew observations on the speech of the right honourable gentleman. At the beginning of his speech the right honourable gentleman seemed to dwell with some degree of triumph upon an imputed inconsistency which he affected to discover in his arguments on a former occasion, when Turkey was endangered by the Empress of Russia, and, in the present instance, with respect to the recent dismemberment of Poland. But was the insamous partition of Poland in any respect to be compared with the circumstances of Purkey at the period alluded to? The Turks, after an unprovoked aggression, were humbled by the power

of the Empress, and he had reprobated the idea of the arrogant interference of this country to prevent her from obtaining that indemnification to which the was entitled. He had faid, that if the concurrence of France, in a lituation to act with effect could have been obtained, he would have advised our interposition to prevent that horrible injustice, that infamous partition of Poland; a measure which would have been justified by a due regard to the balance of But the right honourable gentleman seemed to consider the balance of power as very little affected, because the division which took place among the three different states concerned in the transaction was so equal as to preserve that relation of strength which they mutually held to one another. - This argument, upon its own principle, could only be good, if the division had been so exact as to preserve the proportion, not in any three, but in all the states of Europe, by affigning a correspondent share to each. But when a Minister went so far as to overlook the injustice of a few great nations in swallowing up the possessions, and destroying the independence, of the little furrounding states, and to sanction that robbery which Kings might find it so easy to practise, merely because the plunder was equally divided amongst the guilty, there was an end at once of the balance of Europe. But what was the injustice and the infamy of this partition,—how formidable the danger to the balance of Europe, when it was confidered that the population of Polond was equal to that of this country, and its natural wealth and refources great and important! It was indeed a terrible principle, which was advanced by the right honourable gentleman, that (no matter for this injustice) the balance of power remains the same, as those states, who have divided the plunder, have maintained in this new accession the proportion of strength they previously held to one another. With regard to what had been called his special pleading on the subject of the communication between the French government and certain focieties in this country, he would still ask, how it was possible for us, without acknowledging the French Republic then established, to found any proceedings upon those communications, or to take any offence at the conduct pursued by the French, without referring it to the Government, and stating it as a ground of diffatisfaction? It was certainly true, that he did consider the Minister, in 1792, as sincere in his wish for the continuance of peace. The right honourable gentleman had said, that this confession supported the presumption that Ministers had not gone to war precipitately. What he meant to show, however, was, that the general effects of the revolution in France were not the causes of the war; for, at the time when Ministers expressed pacific inten-

tions and hopes, many of the events, so much infifted upon, had taken place, and he wished to confine the real causes to the three points which he had mentioned. The right honourable gentleman said, that at the beginning of the war the success was such as to justify the hopes they entertained. This was precisely what he had intended to illustrate, that, whether good or bad success occurred, the argument for the continuance of the war derived equal support with Ministers from either event. In the end of 1793, it was said, that proposals for negociation would have been humiliating, and would have produced an offer of terms, which it would have been disgraceful to accept. But does the right honourable gentleman recollect the language he held, and even announced from the Throne, with regard to the events of 1793, when he said that the campaign had been as brilliant as could have been expected, and equal to the most glorious campaigns of the war of 1763? The support of monarchy in France was justified as a desirable object of policy for the purpose of dividing the French, and as a means of promoting the security of this country. On the first point he prefumed to differ, and he confidered the support held out by this country to monarchy in France as one of the causes of that union which had prevailed among the French. With regard to security, it was a vague, indefinite object, nor was it easy to know to what it related. He understood, that at the commencement of the war, the establishment of monarchy was left out of the question; nothing but atonement and fatisfaction were the topics infifted upon, and it could only be from the existing government that this satisfaction could be obtained, and for which purpose it was also necessary that. the Government should be recognized. With regard to La Fayette, he was forrry that the right honourable gentleman, who found himself obliged so often to interfere in continental affairs, on an occasion like this, possessed so little influence; but what could he say with respect to the treatment experienced by Mr. Alexander Lameth in this country? The right honourable gentleman said, that whatever might have been the conduct of Ministers, this House was not the place where he was to give any explanation. He had execrated the bill under which Ministers had acted, on its first introduction, and had foretold the abuses that would be committed, which he now But it was then said, that the bill inferred a found to be realized. responsibility on Ministers for their conduct under it; if so, Ministers had incurred responsibility, and this was the proper place to inquire into the subject. He asked then, for what reason Mr. Alexander Lameth was sent away? That gentleman had been a constitutionalist, many of whom were employed by us, and those-

alone were treated with harshness, who would not draw their swords against their native country. If there was any man deserving particular respect and attention, it was the man who had been the zealous affertor of limited monarchy—who had been thrown unjustly into a Prussian dungeon, and his health greatly impaired; and yet was he marked out to Europe as the severest victim of our persecution, and as an example to those who should refuse to fight against It was faid, that the effect of the motion was hutheir country. miliating, but for whom? Not for the country, which he wished to separate from Ministers as much as possible, but for Ministers But it was faid, that the war had been approved by Parliament, and fanctioned by repeated votes. But did the right honourable gentleman recollect, in 1782, when the American war drew near a conclusion, that it too had been sanctioned by repeated votes, and supported by very great majorities? In the course of his reading that morning, he found in the works of his friend Mr. Gibbon, an observation, that during that war the sense of the people without doors, which had originally been favourable to it, began to turn; yet the House of Commons followed the change of public opinion, haud passibus æquis,—a remark, historical with regard to the past, which might have been prophetic with regard to the present. By submitting his present propositions, he wished to give the people of this country an opportunity of rescuing their character from any share in the guilt which Ministers had incurred. The right honourable gentleman had talked of the derangement of the French finances; but if the right honourable gentleman reasoned from cause to effect, might not he reason from effect to cause, and, from the assonishing vigour and success of the military operations of the French, conclude that their finances either had not been deranged in the degree alledged, or were now re-It was faid, that no authentic accounts were received of the late successes; but, he believed, little doubt could be entertained of their truth. It was little doubtful that the French had an army of 70,000 men in Italy, and he was persuaded, that when the German accounts, on which the right honourable gentleman relied so much, arrived, the army of the French would probably be stated to be more numerous. It was urged that formerly it had been admitted by Opposition, that if propositions of peace should be made, and not accepted, the effect would be to divide the French, and unite the people of, this country. But furely it was underflood, when this observation was made, that proposals were to be made in such a way as to have a fair chance of success.

As to what the right honourable gentleman said of Mr. Wickham's

communication, he had made the best defence of the conduct of the French; for was it to be expected that any attention would be paid to a man who had no fanction from the allies with whom we were connected, nor any authority to make specific proposals; or would the right honourable gentleman have caused the correspondence with Mr. Wickham, which was of a private nature, to be published, or have published any private communications that might have been made from the French, had he been serious in his desire of pacification? With regard to terms, certainly some attention should have been paid to the prejudices of the French. If the right honourable gentleman reprobated the conduct of France, in not coming forward with proposals, why did he not avoid the conduct which he considered to be presumptuous in them. There might be reasons of policy which determined the French to adhere in appearance to the principle of annexation of the conquered provinces, as there the war was to be carried on, and it might be prudent to confult the inclinations of the inhabitants-of those provinces. This he thought probable, but he stated it only from conjecture. He certainly considered the recognition of the French Republic as of the last importance, and much more necessary as a preliminary than the conditional recognition of America, during the last war. Though the French, acknowledged by almost all Europe, and triumphant in their military career, might not condescend to complain of the circumstance of not being recognized they would feel and refent the indignity. If the French had talked of the British nation, without any notice of His Majesty, or the Government, would not the right honourable gentleman have dwelt on this as a proof of their infincerity in their desire of peace? Since the French had bestowed upon the various Republics of Genoa, Venice, Berne, &c. their titles of Magnific Doge, &c. they had been upon better terms with these The French therefore felt from his conduct, that the Minister discovered no serious inclination for peace. Much as he disliked the system of annexation which the French professed, still he thought that a fair chance had not been given to any proposals for negociation. He wished the House to come to some resolution which would bring forward a different system of measures. finances he had said little. He reprobated the practice of comparing the state of our finances with the exhausted situation of the enemy, and thereby deriving arguments for perseverance. He was sensible that our resources were great, and he was happy to consider them in that light; but the efforts which the French had made, should convince us that their resources were not exhausted.

The House then divided,

For the motion, 42; Against it, 216. Majority, 174. The House adjourned.

Wednesday, 11th May.

On the motion of Mr. LECHMERE, the House resolved into a Committee on the high price of corn.

Mr. LECHMERE observed that it was painful for him to repeat the complaints he had been obliged to make on this subject. He considered himself ill treated by the little attention that was paid to a question such as this, of the greatest importance. It had been stated that his speeches had a tendency to inflame the minds of the people, but if even there were any disturbance in the country it could be owing only to His Majesty's Ministers, who had truly inflamed the minds of the people by their gross misconduct. consolidation of smaller farms into large ones he conceived to be one grand fource of evil, which he wished to remedy. There was an act of the 28th of Henry VIII. which he thought ought to be enforced. Jobbers, forestallers, and regraters should not pass un-He concluded by moving the following Resolution.— That the chairman be instructed to move for leave to bring in a bill to enforce the bringing of corn to be fold in the public market; and to prevent the bringing of adulterated flour to the market."

Mr. FRANCIS seconded the motion, and said that he was eager and defirous to take this and every opportunity to support the views and to declare his entire concurrence in the principles and objects professed by his honourable friend, though he was very much afraid that the state of public business, and lateness of the season, would make it impossible for his honourable friend to succed in his intentions in the course of the present session. Mr. Francis bore witness to his zeal, though it had been perpetually defeated by accidents and impediments, which had put it out of his power to bring forward his motion at an earlier day. No man could have taken more pains to collect information on the subject, nor do I believe that any member of this House is better acquainted with it than he is. I cannot pretend to the same knowledge, but I have as much zeal, and especially in the cause of the poor; and he may be affured, that although he may be defeated now, he will always find me ready to support his benevolent views in another session, if I should happen to have a seat in another Parliament. two advantages, however, which I have mentioned on other occafions, more than once, and which might be effected without any legislative interference of the House-I mean, by the influence and example of individuals; if, when they return into their several

countries, they would give encouragement to the measures, and promote it, as I have done to the utmost of my power, at their own expence; I mean by providing every labouring man in every parish with the means of grinding his own corn. I have had a great number of models made of the hand-mills used in India, and distributed them as far as I had an opportunity. They are very fimple in their construction, and might be easily improved by persons who have more skill in these matters than I have. What I wish is, that gentlemen, who wish to serve the industrious poor, would give these hand-mills to such as were willing to make use of them.-Many of us have subscribed ten or twenty pounds in our parishes for the relief of the poor. The expence of providing hand-mills would not be so considerable, and I am convinced it would be much more effectual. Not only the whole profit of the miller, lawful and unlawful, would be faved to poor people, which we all know is a very considerable object, especially to those who have nothing to spare, but all of us would have the great advantage of knowing with certainty the materials of which our bread was made. I, for one, will assuredly grind for myself as soon as I can get into the country, and will do all I can to recommend the measure among my neighbours. The next thing to be done is to provide a parish oven to bake generally for the poor; or if that be attended with difficulty, at least to oblige bakers to bake loaves at a fixed price, as they do pies and pastry. These two measures, fully carried into execution, I am perfectly sure, would give a relief to the industrious. poor, far beyond what any gentleman, who has not attended to the subject, would at first fight think possible. There are other improvements which might be easily made by exciting the skill of ingenious persons, and rewarding them for their trouble. These I shall suggest shortly in the words of a friend of mine, who, I believe, is as great a master of the subject as any man in the king-"The most effectual way of serving the public will be to give a handsome bounty to the man, who, in a given time, brings forth to public view the best wheat mill, acting on the cheapest and simplest construction, to be worked by man or boy with the least labour, and to be made with stones of at least two feet in diameter, (those made of iron do not answer for wheat, and are much too tedious in their operation.) To give a small bounty for the three following improvements: first, to him who shall discover the best method of preserving yeast the longest, not less than six months, so as to remain perfectly sweet and proper for baking. Secondly, to him who shall discover the best substitute for yeast, the same being adjudged to be perfectly wholesome, and effectual to its purpose,

Thirdly, to him who discovers, simplifies, and makes perfectly intelligible to the meanest capacity the true French method of mak-. ing bread with leaven. By these means, if you choose to make a motion to the purpose, you will have the blessings of the country and poor; fince, if your bounties have effect, which I am fure they will, the miller's trade will be in a great measure knocked up, and the bread be good, wholesome, and at two-thirds of its price, while the farmer's honest profit will be the same." Mr. Francis concluded with faying, that, if measures of this kind were heartily adopted and steadily pursued, the certain consequence would be, not only that the poor would be better fed and at a cheaper rate, but that all ranks of people would be provided with nourishment in this effential article, infinitely more wholesome and palatable than they are at present. Whether in or out of Parliament, he was determined to promote these useful and truly humane objects to the utmost of his ability.

Mr. MARTIN thought the House indebted to the honourable gentleman for his indefatigable exertions on behalf of the poor. He was afraid the period of the session was too far advanced to make the present motion likely to succeed. He hoped, however, that many beneficial regulations would be adopted in the ensuing session; at the same time that he begged not to be understood as pledged to support any specific proposition.

Mr. BUXTON was of opinion, that the bill was not sufficient remedy for the grievance of which the honourable gentleman complained. One part of the honourable member's proposition was superfluous, as it was impossible to sell corn at all, except by sample. As the session was far advanced, and the business was of much importance, he would move, "That the Chairman do now leave the Chair."

The House divided,

Ayes, 34—Noes, 10.

List of the Minority in favour of Mr. Lechmere's motion.

Mr. Francis Mr. J. T. Stanley

Mr. Ligon General Smith

Mr. Foley General Tarleton

Mr. Jekvll Sir Richard Hill

Lord William Ruffell Sir William Dolben

Mr. Lechmere, Teller.

The House resolved itself into a Committee on the Dog-tax bill.

Lord SHEFFIELD moved, that occupiers of unassessed houses

should not be exempted from the tax.

Mr. Chancellor PITT said, that the motion, in the present

instance, was informal, as it was in fact a proposition for a new tax, which could not be submitted to, except in the Committee of Ways and Means, which was not closed. The Speaker agreeing in opinion, the motion was withdrawn.

The order for committing the bill was then read.

Mr. DENT could not help noticing, that the tax had not only been applied to purposes contrary to his intention, but diverted from those channels through which it should have flowed, if meant to operate as beneficial regulations.

The House then went into the Committee.

Mr. LECHMERE wished that it could be possible to tax lap-dogs—a pampered uscless race. There was a great lady in the city (he would not mention names), that loved these dogs so well as to keep sixteen of them [A loud lough] And he had heard for-sooth of a delicate lady, who was as attentive to the constitution and nerves of her dogs as her own health: she talked of the puppy in the most affected manner: Oh, dear, Sir! poor Pompey is so ill, that I can get him to take nothing but Savoy biscuits steeped in, Burgundy: he was once so strong as to eat minced chicken and sweet-bread.

By one of the clauses in the bill, the duty is ordered to be assessed on the 5th of July next for three quarters, and to be continued yearly afterwards on every 5th of April. The report was ordered to be received to-morrow.

. The House having resolved itself into a Committee on the slave-

carrying bill,

Mr. WILBERFORCE said, that he would for the present forego his intention of introducing a provision in the bill, to limit the number of ships employed at present in the trade to those already engaged. But the other, with respect to the number of slaves being apportioned to the quantity of tonnage, as mentioned on a former night, was one that he would not relinquish.

After a short conversation between General Tarleton, Mr. Wil-berforce, Sir William Young, Mr. Barham, Alderman Lushing-

ton, and Mr. William Smith.

Mr. STANLEY moved, that the Chairman do report progress, and ask leave to sit again; on which a division was called for, when there not being more than thirty-six members present, the House was of course adjourned.

Thursday, 1 2th May.

Mr. SHERIDAN gave notice, that as he understood it would be inconvenient to-morrow to discuss it, he would postpone his in-

tended motion, concerning the West-India expedition, to next Wednesday.

Mr. FRANCIS observed, an order had been made, on the 21st of April, for laying upon the table an account of all the sums of money paid by the East-India Company to Government, towards the 500,000l. which they annually engaged to pay, together with an account of the balance now remaining due upon it, and was surprized to see that order had not been obeyed.

Mr. DOUGLAS said, if he did not mistake, the order had been

obeyed, for he had read the papers.

The SPEAKER informed him that he believed the papers had not been presented, but some inquiry should be made about them, and if they had not, he would give information.

Mr. JEKYLL stated, that he could not acquit himself of having regularly performed his duty to his constituents at a time when the House was at the close of its parliamentary existence, if he did not press an answer upon one very material and important question before that interval expired. The House must have heard a variety of reports of the successes of the French armies in Italy—reports which were so connected in their general statements as to be tantamount to confirmation. By these reports it was pretty generally understood, that the French armies had almost pushed their successes to the capital of Sardinia; that the King of Sardinia was fueing for peace, and placing two of his strongest fortresses in their hands, which were considered to be the key of his dominions, as a security for his engagement. Now, in consequence of these reports, he begged leave to ask the right honourable gentleman opposite, whether he intended to remit the 200,000l. lately voted by Parliament to his Majesty, to fulfil his engagements, in the form of a sub-He desired to be understood, that he did not state his question invidiously, but for general satisfaction. He pitied the misfortunes of the King of Sardinia, and lamented that he should have incurred them by that desperate and dangerous alliance in which he He feared that he was now trembling in his cahad embarked. pital for his dominions, and therefore scorned to triumph in his distresses, but he thought it would be idle to call that a subsidy, of which co-operation was not the fruit. If the money, voted by Parliament, was to be granted as an eleemosynary gift, let the House of Commons know so; and let the people, who have been drained of such immense sums for foreign Princes, who have, one by one, deferted them, be told in what manner this also was to be applied.

Mr. Chancellor PITT said, he did not conceive that the quef-

put in that way which claimed an immediate answer from him.—As to the exact situation of affairs in Italy, he was not, from his information, incompetent at present to decide. He believed that the affairs of the King of Sardinia might be in a critical situation, but it was impossible to say, at present, what precise effect the event might have on the war. But surely it must be obvious to the learned gentleman, that though the subsidy had been voted, the obligation on the part of this country ceased, if the parties were incapacitated from carrying on the war; this was a self-evident proposition, that required no farther explanation.

Mr. JEKYLL asked, if there was any intention to send the money till the news was authenticated, and requested to know if the subsidy was not already remitted?

Mr. Chancellor PITT made no reply.

The order of the day being read, for the third reading of the bill for granting to His Majesty a tax on real succession,

The SPEAKER put the question, That the bill be read a third time.

Mr. FRANCIS said—" Mr. Speaker, I should indeed be forry that this pernicious bill should finish its progress through the House, without my having had an opportunity of expressing my opinion of it more explicitly and distinctly than by a silent vote. I do not mean to enter into any observations on the particular provisions of the bill. The objections to it in detail, on the score of injustice, hardship, and impracticability, I believe, are endless; I hope they are infurmountable. Let the bill pass as it is, with all its vices and all its absurdities. The more it is loaded with them, the better; for that, I fear, is the only chance we have of ever feeing it repealed. My objections are on principle and fundamental. They are the result of the most careful attention and consideration which I am capable of giving to any subject. I do not believe that it is possible for any human ability to answer them fairly. the bill not merely as an act of taxation, but as a political measure, immoderately increasing the influence of the Crown, and full of danger in its obvious confequences to the constitution and freedom of the country. It appears in a form which never was assumed, and acts on principles which never were avowed in this House béfore. The essential qualities of the bill are these:—First, that it does not operate immediately, nor with all its force, but applies to cases and situations which do not instantly exist, and which, therefore, individuals may hope are remote from themselves, and may never reach them. Of course it annihilates that just and rational

check, which the constitution relies on, in favour of the subject, namely, that the representative will not impose exorbitant taxes, without clear necessity, on his constituents, as long as he shares immediately and alike with those who are to pay. By far the greater part of the members of this House are already in possession of all that they have expected. But the most dreadful of all considerations is, that the tax is to operate, not now, but hereafter. guard, then, have we left against the most profligate extravagance and waste of the public fortune, if no part of the burden, whatever it may be, is to be borne by ourselves? Suppose, for a moment, that by any possibility the expences of an actual war could be provided by taxes, of which the burden should not be felt till twenty years hence, how few would care or consider what that expence would amount to. Too many of us, I fear, would fay—" The case will not happen in our time." But not only the entailed expence would be difregarded, but the war itself, and all its pernicious consequences, would be thought of with unconcern, as long as the money by which it was supported was not taken directly out of our pockets; fo that all the checks derived from self-interest against profusion on one side, and profligate measures on the other, would be utterly removed. But, secondly, this tax, whenever it does act, will not operate collectively, and at once, on the whole community, but individually and successively upon one man after another.— Here another guard against unjust taxes is taken away. When all men feel together, they will probably resist together; but when every individual may possibly hope that the burden may never fall upon himself, or remotely affect his posterity, he shrinks, of course, from united opposition, and looks to nothing but personal exemption, or personal compensation. At last, however, the effects of this tax appear to have made a more general impression. Some persons (I say it without the smallest satisfaction, though I have lamented their absence) have at last come forward to oppose it. In the last three years, no questions have occurred, in which the honour, the safety, or the existence of their country was concerned.— This tax touches property in great masses, and this tax must be re-Sir, it happened to me, lately, to recommend it to fome of fifted. our great, enlightened Ministers to look into history for instruction. .I faid, it would enable them to judge, from the former policy and practice of the House of Savoy, of what the conduct of the Court of Turin might probably be in the present conjuncture. heard me, as usual, with indifference and scorn. The event has now taken place, even beyond my apprehension. Why do I allude to this circumstance at present? To engage, if it be possible, the

great landed proprietors of this country to look seriously at their own situation before it be too late. History, in effect, is prophecy, and, in a general view and judgement of human conduct, even better than particular intelligence. I wish these great proprietors of masses of land to look into the history of Spain and France, and see what happened there to persons of their own level, and once as rich as themselves. The grandees of Spain thought themselves secure in their titles, and rank, and fortune, and refused to make common cause with the people, when the laws and liberty of their country were attacked and deltroyed by Charles V. and Philip II. You know the consequence. The most insignificant and degraded order of nobility in Europe, are the grandees of Spain. In France, the fame event happened: the great lords were drawn from their eftates and their castles, to attend on the Monarch. By degrees they became flaves at Versailles, and for the most part had nothing to subsist on but the bounty of the Court, les graces de la Cour-they, whose estates were left to them, if they happened to give offence to a minister or to a mistress, when there was no room in the Bastille, were sent back to their estates — they were exiles dans leurs terres; and banishment in fact it was, because their house were in ruins, and their lands in defolation. Let our great proprietors look to these examples: the ruin which they suffer to be brought on the other orders of the community will not stop there; their turn assuredly will come: at present, I know, they are happy and secure; they think they are in no danger, that they have nothing to apprehend for themselves, and that all that they are doing is only to destroy the liberty of their fellow-subjects."

Mr. GREY rose, and said, he would not detain the House long on a question so amply debated, but he conceived there was one insuperable objection to the present bill, which had escaped the notice of the House—if he understood the bill right, if he bequeathed his property to his eldest son, and the second in entail, the son succeeding to the second son would not be subject to the tax, but if he bequeathed his property to his brother, the son succeeding to that brother would be liable to the tax, which rendered the succession so unintelligible, that it must be the sources of continual inconveniences. The clauses were fraught with insurmountable contradictions, and were such as he called upon the learned gentlemen at the other side of the House to explain.

The House divided, that the bill be read a third time.

Ayes, 48-Noes, 46-Majority, 2

Mr. SHERIDAN moved, that the bill be read a third time hais day three months; when another division took place, Ayes, 53; Noes, 54.—Majority, 1.

Mr. Chancellor PITT moved, that the bill be read a third time to-morrow,

Ayes, 54;—Noes, 54.

The SPEAKER then gave the casting vote for the third reading to-morrow.

Mr. Chancellor PITT then informed the House, that, as he perceived so many country gentlemen were unfriendly to the bill, he should move to-morrow to put it off for three months, and in the mean time consider of another tax in the place of it.

Mr. SHERIDAN, we understand, gave notice, that he would, to-morrow, move for repealing the other bill, for taxing personal property in collateral succession.

The House adjourned.

Friday, 13th May.

Mr. Chancellor PITT moved the order of the day, for the third reading of the bill for granting to His Majesty a tax on the real succession of landed estates.

The order being read, he moved, that the bill be read a third time this day three months; which was agreed to.

Mr. SHERIDAN said, he hoped the right honourable gentleman had now reconsidered the Personal Succession tax, and was prepared to give it up, but it was too much to expect that he would give up two so great fortresses of revenue in one night. If the honourable gentleman derived any credit by abandoning the Real Succession Tax, he should make it complete, by renouncing the Perfonal Succession tax, which was equally exceptionable in its principle, and more dangerous in its operation. He was assonished that this bill had raised so little the attention and excited the opposition of the commercial world. It had been said that the landed gentlemen were like a sheep, which allowed itself to be shorn without complaint, while the monied gentlemen were like a hog, that squeaked when a single bristle was plucked. Here, however, the observation had been completely belied. Indeed, some address seemed to have been displayed in dividing the two bills, though the same in principle, and thus by dividing the interest, contriving likewise to divide the opposition. Upon the ground that the honourable gentleman had stated for withdrawing the Real Succession tax, it was not entirely abandoned, but was only set asleep, and might be revived when the grounds were removed. The reason was stated to be that the landed interest was already more severely taxed in proportion than the mercantile interest. He had formerly

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stated, and he now repeated, that though this were the last campaign of the war, the first measure that the right honourable gentleman would -be forced to take would be, to lay on permanent taxes to the amount of three millions, and to raise the peace revenue to 23 millions. This was his tixed opinion; and he had no objection to have his words taken down, should it on any future discussion be found convenient to recur to them. In laying on taxes to this amount, it would foon happen that commercial property would be sufficiently taxed, and landed property would have no ground of exemption upon the score of inequality, and the reasons stated for giving up the Real Succession tax would cease to operate. Mr. Sheridan then . stated, that the principle of the two bills was the same, but the one already passed was much more dangerous. The different effects of these two bills, he considered as preposterous; if a man dies worth . 50,000l. and leaves landed essates to that amount to his heir, Government by one bill receives no benefit: but if such a personal property be left, by virtue of the other bill it is authorized to seize upon part of the producc. If a merchant dies, a certain duty is to be paid to Government, on the calculation of all his commercial concerns, speculations, and debts, and a balance struck upon the whole, before a division of his property could be made; a period of five or fix years frequently took place before his affairs could be fettled, and in the mean time the executor would be debarred from paying off the amount of the legacies till the quantum of the Government demand by this tax was ascertained; and to whom, Mr. Sheridan asked, was all this to be submitted? To certain subordinate officers appointed by the commissioners of the stamp duties throughout every county in Great Britain; he supposed there must be 20,000 fuch officers to carry this into effect. Mr. Sheridan here stated a case, that a man leaves an extensive trade to his son, referving one-tenth part of it to a natural son; he apprehended that by this act the officer would be bound to know that the Executor really pays the tenth part of the profit of the trade; and how, he asked, was it possible for him to know this without an inspection of his books and affairs? An evil would unavoidably grow out of this, not only of publishing to the world what the deceased might wish to have concealed, but also it would go to the extent of appointing, not Wards of Chancery, but of the Treasury, on behalf of such son. Let the right honourable gentleman, he added, farther confider the delicacy of a man's credit engaged in large commercial concerns; many of the largest capital and credit might be subject to temporary embarrassments. If commercial men would turn this matter maturely over in their minds, Mr. Sheridan said,

they would be convinced that it would prove fuch a blow to commerce as would prevent it from ever flourishing in this country. He stated another objection; that by taxing a man's trade, manufacture, and industry, it held out an inducement to him to retire from business, and live upon his estate, by which means he would be exempted from the tax, thus imposing a penalty upon industry, and holding out a bounty to indolence. He shewed that this bill, which professed to be taken from a law in Holland, was of a more oppressive nature, for in that country a man's concerns in trade were not affected by the operation of the law. Mr. Sheridan wished that the right honourable gentleman might have time to reconsider the bill, and to consult commercial men on the subject—and said he would leave the result to the discretion of the Lords of the Treafury. He adverted to the difficulty which might occur, as to supplying the amount of this tax, which was calculated at 100,000l. and hinted, that if the King of Sardinia's subsidy of 200,000l. was to be withheld from him under present circumstances, that the Chancellor of the Exchequer could be at no loss for a remedy, and might even think himself obliged to the French for having so opportunely toffed that sum into his hands. He hoped, that at any rate the Chancellor of the Exchequer would attempt the repeal of it in the next fession of Parliament. He concluded with moving, "that leave be given to bring in a bill to authorise the commissioners of the stamp office to postpone carrying into effect the act passed this session of Parliament, imposing a duty upon personal property, if ordered so to do under the hands of the Lords of the Treasury."

Mr. Chancellor PITT said, he was doubtful whether he ought to say thing on the present occasion; and indeed he would not have troubled the House, but that he felt it his duty to return his thanks to the honourable gentleman for the uncommon folicitude he had expressed for his reputation; each friendly attention, and generous care for his credit, merited his acknowledgments, and evinced a delicacy of fentiment truly worthy of the honourable Not feeling, however, any great wish for that kind of credit, he must beg leave to decline it. As to the objections now offered by the honourable gentleman, they had been all made when the bill was discussed before.—Not one had been urged that had not been stated in the Committee, and answered distinctly. Had the honourable gentleman been able to attend at that time, he would have heard his right honourable friend, the Attorney General, demonstrate to the House, that the fituation of an executor would be rendered more safe and easy by the bill. He could not help remarking the superior ingenuity of the honourable gentleman's arguments on this occasion (his arguments on all occasions were ingenious)—he endeavoured to shew that there would be occasion for additional taxes to the amount of three millions, and on the strength of that presumption desired to begin a reinforcement of the revenue, by taking away one hundred thousand pounds. Whether it was or was not true, that three millions additional taxes would be required, was not for him now to argue; but he was glad the honourable gentleman had defired it should be recorded, and would probably hereafter remind him of it. Another argument, equally ingenious and paradoxical, was, that the tax was severe on the commercial interest, though they did not resist itand to increase the paradox, the honourable gentleman repeated an old remark, that if a briftle was plucked from them they felt It so happened that this bill was a long while going through the House, and went through more stages than other bills, having been committed and re-committed, and yet little or no resistance was made to it—a strong proof, particularly when reinforced by the honourable gentleman's of their "feeling on having a briftle plucked," that they did not conceive it to be oppressive in the smallest degree.

Mr. M. ROBINSON thought the principle which made the Chancellor of the Exchequer abandon the one, should make him repeal the other. He declared that under the operation of this act, a person would not only avoid being executor, but he would be afraid to be an heir.—

General TARLETON supported the motion, and conceived that both bills should stand or fall together, and in fact, he observed, they were originally introduced in one bill, but were divided only to suit the convenience of gentlemen in the discussion.

General MACLEOD rose to call the attention of the House to a subject, he conceived, of great importance to the constitution and liberties of this country—he meant the freedom of General Election, which, he was much afraid, might be interrupted by the barracks and fortresses lately erected in this kingdom. He then desired the act of George II. to be read, which provides, that no military force should be kept within two miles of the place where the election was held. The act being read, he said, he feared, that the barracks lately erected might be rendered exceptions to the principle and provisions of the act; and hence, as a general election was approaching, he would move for a Resolution of the House to prevent any such bad effect.—He then moved as follows—Resolved, "That it is the opinion of this House, that

the barracks erected fince the passing of the 8th of George II. are not within the exceptions of that act."

The SECRETARY AT WAR said, that the Resolution of the honourable general was merely by way of supplement to, and in aid of, the ast; and therefore intirely nugatory, as the act was sufficiently obligatory in itself. The spirit and letter of the act had been always scrupulously attended to, and carried into practice by removing military forces from the places of general elections to the distance specified by the act.—This had been invariably the rule, bating in places where the King or some of the Royal Family resided, which were rendered exceptions to the act. If the honourable general had any charge to make against the public offices for having taken any steps contrary to the provisions of the act, he ought to have moved to that effect: or, if he thought the act itself incapable of attaining its end, he should have moved for its repeal.

Mr. GREY thought that the honourable General had not attended sufficiently to the wording of the act, or he must have found such a motion unnecessary. In fact, the act was strong enough, and if it should be transgressed, Ministers would be responsible. He was aware that the system of barracks was matter of constitutional jealousy; but there was no room for the doubt expressed by the honourable General, and hence he wished him to withdraw his motion.

General MACLEOD said, though every word from the honourable gentleman who spoke last had much weight with him, he
still persisted a good deal in his opinion; however, if he had an
opportunity, he would move, on some further day, that all the
walls about barracks should be levelled with the ground, as he
thought such walled fortresses dangerous to the liberty of the
country.

Mr. SHERIDAN thought it necessary to ask the Secretary at War, whether he considered barracks as coming within the exceptions, or whether he would think it his duty to send away the soldiers from the barracks of any town during an election?

The SECRETARY AT WAR hoped the House was not under such a delusion as to consider that this was a new question. He would certainly do what the letter and spirit of that act pre-scribed, and as the practice had been time out of mind.

The motion was withdrawn.

Mr. Serjeant ADAIR moved the order of the day for the confideration of the report on the Quakers' bill.

Sir WILLIAM SCOTT offered a clause to be added to the re-

port. He observed that this bill was of great importance, as it involved property of a singular nature. He meant the property of the church in tythes, much of which was in the hands of laymen as well as churchmen; it became therefore necessary to be cautious that no law should be made perpetual at once that might tend to affect that property. It became still the more necessary to take care of this species of property on account of the popular prejudice against it. He was a friend to the present bill, but thought it should be made only a measure of experiment, in order that the effect of it might be tried before it should be declared perpetual. He therefore proposed a clause, providing, that this bill shall continue for five years, and from thence until the end of the then next session of Parliament.

Mr. Serjeant ADAIR had not the least opposition to this clause, because it appealed to the best test of wisdom, experience. The clause was therefore read, agreed to, and made part of the bill, which was then ordered to be engrossed, and to be read a third time to-morrow, if then engrossed.

The Committee on India papers, which stood as the order of the day, was, on the motion of Mr. DUNDAS, discharged, and fixed for Wednesday next.

Sir WILLIAM DOLBEN moved the order of the day on the flave-carrying bill, which was, that the House should resolve itself into a Committee upon it. The order being read, he moved, that the Speaker do now leave the Chair.

Mr. WILBERFORCE supported the motion.

General TARLETON opposed the motion. He wished the House to consider the circumstances of the merchants engaged in the slave trade, which were much deranged by the proceedings of the House. It was late in the session, and he hoped the business would be suffered to lie over to another session. The House divided, and there not being a sufficient number of members to constitute a House, an adjournment took place of necessity,

Saturday, 14th May.

General SMITH observed, that as Mr. Dundas had repeatedly adjourned the consideration of the India budget, and as he now proposed to adjourn it again until Wednesday next, and as the session was drawing near to a conclusion, it was most probable that the right honourable gentleman would on that day again move to adjourn it. The General gave notice, that if the Secretary of State on Wednesday next, again moved to adjourn the consideration, or if he should not attend his duty in Parliament on that day; that

he should consider himself fully justified in proceeding in the same manner, as if he was present, because, he considered this declaration as giving sufficient information of his intentions.

Mr. WILBERFORCE lamented that the flave-trade-carrying bill had not passed. In the present situation of the session, which was near drawn to a conclusion, he would not press the matter farther, but resume it early in the next session of Parliament.

Generals SMITH and TARLETON faid they were assured that the persons concerned, had too much honour to infringe the

provisions of the bill, when it should expire.

The order of the day being moved for the third reading of the Quakers' relief bill, Mr. ROBERT SMITH brought up a clause which he had prepared to add as a rider to the bill, to liberate two women who were confined in Nottingham jail for nine years, for refusing to appear to a citation in the ecclesiastical court, though they belonged to a certain class of Quakers, and had the same scruples in which Quakers were indulged.

The SPEAKER faid, that he was forry to start any objections in point of form to such a proposal; but as it was not connected with the title, nor consonant to the clauses of the bill, he thought it could not, without dangerously infringing the rules of the House, be introduced.

Mr. Serjeant ADAIR supported the clause on its merits.

Sir WILLIAM SCOTT, the Master of the Rolls, and Sir RICHARD SUTTON opposed it as a violation of the orders of the House, and also contended that it was not right to suffer people to set up religious scruples whether real or pretended, as a pretext for disobedience to the laws of the country. As a point of humanity, they said, however, in a regular way, they would not object to any relief the House would think proper to grant. They farther observed, that these people were not allowed to be Quakers, and that they could not come within the provisions of the act.

Mr. ROBERT SMITH finding this to be the sense of the House, said that he would on a future occasion bring in a bill for their relief, as certainly if they had infringed the laws, nine years imprisonment was sufficient punishment.

The bill was then read a third time, and passed, and ordered to the Lords.

Adjourned to Wednesday.

Wednesday, 18th May.

Sir WILLIAM DOLBEN said, that probably he would not again have a seat in that House, but wished before the prorogation

of Parliament to say a few words. He begged to have it remembered, that it was his anxious desire to have the slave-carrying trade taken out of the hands of private individuals, and placed in those of Government.—Such regulation, he was persuaded, would be of advantage to the unfortunate negroes, as the spirit of gain was such at present, that the Middle-passage bill was grossly violated, and hundreds of slaves above the amount specified in the act of Parliament, were often crowded together, without any notice being taken of the circumstance by Government.

The SPEAKER reminded the honourable Baronet, that there was no question before the House.

Mr. WILBERFORCE role, and merely stated, that it was his desire to have it understood, that however he might agree with his honourable friend in other particulars on the same subject, yet what had now fallen from him did not accord with his idea.

Mr. DUNDAS having moved to discharge the order of the day which was to take into consideration papers relative to the India budget,

General SMITH observed, that he was extremely glad to see the right honourable gentleman in his place, for however determined he was to represent facts in their true colours, yet it was much more satisfactory to him to state these facts, in the presence, rather than in the absence of the party concerned. He knew it was not perfectly regular to advert to former debates, but on this occasion it was impossible to avoid it, since that right honourable gentleman had made use of an expression of so personal a nature, that he would freely confess he found it extremely difficult to reconcile to his feelings. No man in the House was more eager or more solicitous to repel attacks, when made upon himself, than the right honourable Secretary—he did not blame that folicitude; on the contrary, he thought it very commendable—but surely then he must permit other gentlemen, though not possessing official situations, to feel themselves as fully entitled to defend themselves from unjust accusation as that right honourable gentleman-and it was a right that he was determined to exercise. The expression alluded to was this: the President of the Board of Control had declared, that in a part of his * speech, relative to the discontents of the officers of the Indian army, " he had libelled that respectable body of men." The right honourable gentleman must have felt himself very sore indeed, from what had been urged in debate, when he could so far forget himself as to make use of such language; for the Secretary of State

^{*} General Smith.

well knows, and the House must also be convinced, from the whole tenor of his conduct, during the long and frequent discussions upon the redress of grievances for half-pay officers, that he had upon all occasions strenuously supported their rights; and he felt it a great injustice done to himself, to have such a charge imputed to him. He had expressed his concern that so much unnecessary delay should have arisen before these regulations were sent out, which, when once arrived in India, he hoped and believed, would in general prove extremely fatisfactory; but he could not dissemble that a very strong spirit of discontent did prevail when the last advices came from that country—that the date of those advices was in December. The right honourable gentleman had declared in his place, that these regulations had been sent to India several months since. The Chairman of the East-India Company went farther; he asserted, that the general outlines of them had been fent to India fo long since as June last, and that they had received answers to those letters, which mentioned the general satisfaction with which they were received. He positively afferted the fact to be otherwise, and he would prove it from papers lying on the table, moved for by him, and presented to the House by the East-India Company. Those papers incontestibly prove, that the regulations were not dispatched until the 23d of February last, and allowing for a very good paffage, would not probably arrive till some time in June next, and as to the officers being satisfied with the general outlines as stated by the honourable Chairman of the East-India Company, to refute his affertion, he has only but to appeal to the public orders issued by the Government of Bengal, and by the Commander in Chief of the Forces, in October and November, which prohibited the affembling of the officers of the army in Meetings or Committees, without the approbation of the Commander in Chief. He could not avoid expressing his assonishment, that such affertions should be ventured in that House; it could be done with no other view than to lessen the force and weight of the observations he had made, but with what fuccess the House must judge.

He did not feel himself in the least obliged to the right honourable gentleman for his candour, when he acknowledged, that he thought him very sincere in his attachment to the cause of the officers, when it was accompanied with a declaration, that in this case, he certainly did not manifest his usual discretion. In answer to which, he must inform the Secretary of State, that he did not come down to the House, until he had well considered the subject, and the line he ought to adopt. He was not a man accustomed to call the attention of the House on light grounds or trivial occasions, therefore

when he first introduced this subject, it was not from the impulse , of the moment, but the result of cool reflection, upon the best judgement he could form of the existing circumstances, communicated to him by letters from India. Neither was he a man capable of retracting any thing he should ever advance in that House, unless from conviction of error. But no such conviction has taken place; what he then afferted, he still believes; later advices have confirmed his opinion; namely, that very great discontent does prevail amongst the officers of the army in Bengal. No intelligence of redress of grievances having arrived, and knowing that a large military force of the nation being on its passage to India, opinions. were then entertained, that it was the intention of the Government of this country to compel them to submission—it matters not for the argument, whether the opinion so entertained was true or falsehe only lamented, and fincerely lamented, that such suspicion should ever exist, as it would not be the most powerful persuasion to wait with due refignation for the relief which has been given to them. If there remains the shadow of a doubt of the truth of what he had afferted, he would bring evidence to the bar to prove it. If the fession being so near its end prevented that mode of proof, he had not the same apprehensions as an honourable friend of his, of being corrupted by a friendly call on the right honourable Sccretary at the Horse Guards, and if he would give him his parole, that the testimony which he should now produce, should be of no prejudice to the person who gave it, he might command his attendance at any time he would appoint.

He had great reliance upon the firmness, good sense, and moderation of the General who commands the Company's troops. He had shewn to the officers, a letter of a late date, written by the General (General Smith) exhorting him to impress in the most forcible manner on the minds of the officers, a firm reliance on the promises made by Mr. Secretary Dundas in Parliament, and at all events to use his utmost endeavours to prevent them from adopting any rash or unjustifiable measures, which could only serve to tarnish their hitherto meritorious and praise-worthy conduct.

One dispatch only had sailed to India with the regulations. If any accident should happen to that conveyance, the minds of men, already in a ferment, might become inflamed. It is the duty of Government, by every possible means to prevent an evil, for the remedy is not always certain. He concluded with reading the sollowing extract of a letter dated the 4th of December, 1795.

"The discontents of the military on the occasion of the delay of redress have arisen to an alarming height; so much so, that if the

last ships of the season do not bring decisive orders on this head, (which, however, I am truly happy to find Mr. Dundas has promised in the House) I have not a doubt but that the military will be most violent, and redress themselves. On the coast of Coromandel they are more moderate; but even there the arrangements must not be delayed."

Mr. Sccretary DUNDAS faid, that to answer completely the objections of the honourable general, it would be necessary for him to go over the whole state of the Company's affairs; but he would merely revert to the renewal of their charters. The data on which he made his arrangements were not then questioned by the House, nor, as he recollected, by the honourable general him-Experience fince evinced to him that he had not assumed fallacious grounds; and, without going into a detailed explanation, he was warranted to affert, from the annual returns in the three past years, that there was enough of surplus for the dividends of 500,000l. to be annually made good to Government, after a sufficiency for defraying all expences, establishments, and circumstances It appears, by the fales of the lowest years, that the furplus was never less than 500,000l. and every hour realized to him that state of the Company's affairs which he anticipated in 1792. He begged to remind the honourable general, that if the Company had not fince the year 1792 paid a farthing of the participation money, what he then faid would not be contradicted. He never promised that the Company's affairs would be so flourishing as to do that in time of war. But though he did not promise so much, still the payments made by the Company in the three last years exceeded his hopes. In 1794 and 1795 they paid the 500,000l. and this year they paid 400,000l. If then, in the three last years, there had been so little deficiency in the India Estimates, he had not a doubt but the participation money was as sccure to Government as the internal resources and revenues of this country. In the year 1793, estimates had been prepared by the Court of Directors, and it appeared that the sales amounted to upwards of 4,900,000l. but the last sales were upwards of six millions.— This growing state of the Company's affairs was proved by papers on the table, and did not rest on his or the honourable general's assertions. Another very material circumstance for the case was this—the freight and demurrage of ships, it appeared, cost the Company about a million and a half annually, which would intirely fall to the ground in time of peace. Notwithstanding, however, the great expences of war, the Company paid this year 400,000l. and, hence it might be inferred, that they would be

well able to pay the annual 500,000l. in time of peace, together with making good all the deficiencies. This they unquestionably would be enabled to do by the favings at home—favings adequate to all expences and charges whatever. Mr. Dundas then adverted to the statement of the honourable general, respecting the intemperance of the officers in India, and lamented that a matter of fuch ferious comptexion had been mentioned in that House, on bare He did not mean to question the private information which General Smith read to the House; but he put it to his own candour and discretion, whether it were not better to let such reports subside into oblivion? --- He had heard such rumours himself, but they did not come to him in any official way; and hence he wished to pass them by in silence, though he heard them with He was aware that the officers themselves, on finding that the honourable general mentioned their heat and intemperance in a British House of Commons, would lament that the matter had been made so public. This certainly would be the case; for their disorder was equivalent to rebellion and treason; and, if regularly noticed in that House, must be attended with serious consequences He did not mean to fay that they did not labour under hardships, but at the same time, much had been done to put them on a better footing: much time of peccflity elapsed before the proper arrangements for their relief could be made; and again, after being made, before they could be transmitted to India, to do them all the justice and advantage which had been intended them. that view of the case, he thought the honourable general would admit that he urged the matter rashly and unnecessarily. He agreed with General Smith, that they were a very respectable body of men; and concluded, by lamenting that he had mentioned their indifcretion.

General Smith explained. --- Adjourned.

Thursday, 19th May, 1796.

At three o'clock His Majesty went in the usual state to the House of Lords, and being seated on the Throne, a message was sent by Sir Francis Molineux, Usher of the Black Rod, commanding the attendance of the House of Commons in the Upper Chamber of Parliament. The Speaker, attended by several Members, being at the Bar, His Majesty was pleased to make the following Speech to both Houses of Parliament.

My Lords, and Gentlemen,
The public business being now concluded, I think it proper to close

this session, and, at the same time, to acquaint you with my intention of giving immediate directions for calling a new Parliament.

The objects which have engaged your attention, during the present session, have been of peculiar importance, and the measures which you have adopted have manifested your continued regard to the safety and welfare of my people.

The happiest effects have been experienced from the provisions which you have made for repressing sedition and civil tumult, and for referencing the progress of the principles subversive of all established government.

The difficulties arising to my subjects from the high price of corn, have formed a principal object of your deliberation; and your assisting in investigating that subject has strongly proved your anxious desire to omit nothing which could tend to the relief of my people in a matter of such general concern.

I have the greatest satisfaction in observing that the pressure of those difficulties is now in a great degree removed.

Gentlemen of the House of Commons,

I must in a more particular manner return you my thanks for the liberal supplies which you have granted to meet the exigencies of the war. While I regret the extent of those demands, which the present circumstances necessarily occasion, it is a great consolation to me to observe the increasing resources by which the country is enabled to support them.

These resources are particularly manifested in the state of the different branches of the revenue, in the continued and progressive extension of our navigation and commerce, in the steps which have been taken for maintaining and improving the public credit, and in the additional provision which has been made for the reduction of the national debt.

My Lords, and Gentlemen,

I shall ever reflect with heat-felt satisfaction on the uniform wifdom, temper, and sirmness, which have appeared in all your proceedings since I sirst met you in this place. Called to deliberate on the public affairs of your country, in a period of domestic and foreign tranquillity, you had the happiness of contributing to raise this kingdom to a state of unexampled prosperity.

You were suddenly compelled to relinquish the full advantages of this situation, in order to resist the unprovoked aggression of an enemy, whose hostility was directed against all civil society, but more particularly against the hoppy union of order and liberty, as established in these kingdoms.

The nature of the System introduced into France afforded to that tountry, in the midst of its calamities, the means of exertion beyond the experience of any former time. Under the pressure of the new and unprecedented difficulties arising from such a contest, you have shewn yourselves worthy of all the blessings you inherit. By your counsels and conduct the Constitution has been preserved inviolate against the designs of foreign and domestic enemies; the honour of the British name has been asserted; the rank and station which we have hitherto held in Europe has been maintained; and the decided superiority of our naval power has been established in every quarter of the world.

You have omitted no opportunity to prove your just anxiety for the re-establishment of general peace on secure and honourable terms; but you have, at the same time, rendered it manifest to the world, that while our enemies shall persist in dispositions incompatible with that object, neither the resources of my kingdom, nor the spirit of my people, will be wanting to the support of a just cause, and to the defence of all their dearest interests.

A due sense of this conduct is deeply impressed on my mind.—I trust that all my subjects are animated with the same sentiments; and that their loyalty and public spirit will ensure the continuance of that union and mutual considence between me and my Parliament, which best promote the true dignity and glory of my crown, and the genuine happiness of my people.

Then the Lord Chancellor, by His Majesty's Command, said;

My Lords, and Gentlemen,

It is His Majesty's Royal Will and pleasure, That this Parliament be prorogued to Tuesday, the sisth day of July next, to be then holden; and this Parliament is accordingly prorogued to Tuesday, the sisth day of July next.

Abstract of the Account laid before Parliament relative to BARRACKS.

Total Expence for Barracks since the year 1791.

Amount paid for building Barracks	457,277
Sums due as per Report of Surveyors —	170,485
Sums that will be wanted ————————————————————————————————————	107,188
Purchase of Lands	29,053
Bedding, &c.	28,530
Furniture, &c.	45,210
To complete Furniture ————————————————————————————————————	13,057
Value of rents paid for lands taken on leafe —	20,000
Guernsey and Jersey	64,154
	9341954
Total advanced by the Ordnance for Barracks during } the same period ————————————————————————————————————	95,538
	,030,493
Issued for erecting and fitting temporary \ \mathbb{L} 243,472	

Total number of men for which permanent Barracks have been, and are to be provided, in Great Britain, Guernsey and Jersey.

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Number of Infantry and Cavalry for which Bar-
racks are built in Great Britain

Ditto for which Barracks are to be built

Barracks in Guernsey and Jersey

Total

15.789

9,490

6,568
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Number of Places, and amount of annual Salaries paid to Officers on the New Barrack Establishment.

Barrack Masters ————————————————————————————————————	No. 55 20		t. of Salaries. L, 7,848 5,750
,	75	1	£ 13,598

Amount of the Extraordinary Expences of the Army, incurred from December 25, 1794, to November 14, 1795.
£ 2,646,990 19 10

For the particulars of this Account fee the 43d volume of the Parliamentary Register.

In the account of the distribution of the Vote of Credit 1795, this is an article for providing and sitting temporary barracks on the coast, when the Publicans could not surnish quarters, 314,1971.

+ This does not include extraordinary allowances and travelling charges:

An ACCOUNT of extraordinary expences of the army, incurred and paid by the right honourable the Paymaster General of His Majesty's forces, from the 15th of November to 24th of December 1795, both inclusive, and not provided for by Parliament.

To bills of exchange, drawn by C. Nesbit, Inspector			
General of foreign corps on the Continent, for pub-	•		
lic fervices ——	60,081	12	•
To ditto, drawn by J. Robinson, Deputy Paymaster at			
New Brunswick, for ditto service -	1,448	15	7
To ditto, drawn by R. S. Milnes, Governor of Marti-			•
nique, for ditto service	101	0	0
To ditto, drawn by J. Wentworth, Lieut. Governor of			
Nova Scotia, for ditto fervice — —	4,350	•	0
To ditto drawn by P. Le Mesurier, Lieut. Governor of			
Alderney, for ditto fervice ————————————————————————————————————	71	5	0
To ditto, drawn by Capt. D'Auvergne, Prince of Bouil-			
lin, Commandant at Jersey, for ditto service —	5,720	0	0
To ditto, drawn by W. Macarmick, Lieut. Governor	_		
of Cape Breton, for ditto service	165	19	4
To ditto drawn by John Small, Lieut. Governor of	_		
Guernsey, for ditto service — — —	3,196	Ò	0
To ditto, drawn by E. Fanning, Lieut. Governor of	_		
St. John's, for ditto service — —	1,383	7	2
To ditto, drawn by Andrew Gordon, Commandant at	_		
Jersey, for ditto service	2,428	0	0
To ditto, drawn by His Royal Highness Prince Edward,	•		•
Commandant at Halifax, for ditto service —	2,220	0	0
To bills of exchange, drawn by A. Brymer, Acting De-			
puty Paymaster at Halisax, for public services -	3 .9 93	4	0
To ditto, drawn by G. P. Ricketts, Governor of Bar-			
badges, for ditto fervice	101	·5	0
To ditto, drawn by W. Lindsay, Governor of Toba-			
go, for ditto fervice	20	0	0
To ditto, drawn by J. Seton, Governor of St. Vin-			
cent's, for ditto service ————————————————————————————————————	1,544	12	I
To ditto, drawn by J. Stanley, President of the Coun-			
cil at St. Kitts, for ditto service — — —	359	15	9
To ditto, drawn by the honourable R. Murray, agent	4.0	_	_
at Turk's Island, for ditto service To ditto, drawn by the Earl of Dunmore, Governor	648	0	•
of the Bahama Islands, for ditto service ——		- 4	0
To ditto, drawn by H. Hamilton, Governor of Do-	2,134	14	•
minica, for ditto fervice ————————————————————————————————————	18,842	6	4
To ditto, drawn by the Earl of Balcarres, Lieut.	10,042	U	U
Governor of Jamacia, for ditto service ——	1,170	^	_
To ditto, drawn by H. Hamilton, Governor of the	-,170	•	•
Bermuda Islands, for ditto service — —	405	Δ	_
To ditto drawn by John Erskine, Superintendant, &c.	7~)	y	7
of the army ferving in the Mediterranean, for ditto			
fervice — — —	61,198	12	2
)-7-		•

To ditto, drawn by Sir G. Elliot, B	art.	Vice	mť	of			
Corfica, for ditto service		* ****			10 ,0 00	٥	0
To ditto, drawn by V. Jones, Commi	sarv	Gen	eral	to	463000		•
the army in the Leeward Islands, for	or dit	to (e	vic	B	12,000	0	0
To ditto, drawn by Sir A. Williamson							
nor of St. Domingo, for ditto service	C				365,523	14	1
To M. G. De Lancey, Barrack Mai	ter (Gene	ral,	ao	J J.J J	•	•
account, for the erection of barracl	ks, a	nd f	or t	he	i .		
supply of barrack stores and forage	for th	ac use	of	the			
troops stationed therein —					65,000	0	•
To J. Trotter, Esq. for Hospital bed-							
ding for the use of the forces —	27,	234	17	0			
To ditto, for ditto service ——	10,	369	12	6			
To ditto, for Hospital bedding for the							
forces in St. Domingo	20	,317	4	II			
					57,921	14	5
To James Window, on account, for	con	tinge	nt (lif-			
bursements for hospitals ——	•				5,000	0	•
To bills of exchange drawn by the							
the West Indies, on account of th	ic ex	traor	dina	ıry	•		
expences of the army there				•	5,812	10	0
To cash paid by Mr. Winsow, acting							
for ditto of the forces there, for one	quar	ter, t	Q 24	tra	040		
September 1795 —	1° .		S T		54,868	10	10
To ditto, paid by Mr. Brymer, acting							
Scotia, for ditto of the forces there,	ioi c	pe q	UATO	cr,		- 6	
to ditto — — — Recel	. T T.		E	r _	11,719	10	4
To bille of exchange drawn by Brook							
Superintendant, &c. of the army	ICIA	mg c)II	me	- 16 - 10	- 4	
Continent		-	_	-	346,243	14	11
					1,105,673	10	10
•				,	-,3,-13	7	

The bills of exchange drawn by the acting Deputies in the West Indies, Canada, and Nova Scotia, were not paid under the authority of any Treasury warrant, but were drawn upon the Paymaster General, and paid on different days, as they became due, between the 15th November and 24th December 1795.

Pay Office, Horse Guards, 29th April 1796.

RICHARD MOLESWORTH, Accountant to the Paymaster General's Office. An Account of the unprovided services belonging to the Office of Ordnance, as they stood on the 31st December 1795.

Prepared pursuant to an order of the honourable House of Commons, 3d March 1796.—viz.

Money paid on account of various services to 31st December 1795, since estimate 1796 was presented to Parliament Money due to the captors of the town of the Mole Cape Nicola, and its dependencies, in the island of	18,010	10	1
St. Domingo, for ordnance and stores captured there Money due to the captors of fundry forts in the island of Corsica, for ordnance and stores taken in the	12,823	4	2
faid forts ———	31,939	3	4
Money due to the East-India Company for Salt Petre Exceedings on account of sea service beyond the grant	31,939 45,000	0	Ö
by Parliament for 1795 ————————————————————————————————————	102,421	1,8	-4
, -	210,194	15	11

Office of Ordnance, 7th March 1796.

J. SARGENT.

THOMAS BAILLIE.

An ESTIMATE of the DEBT of His Majedy's NAVY, on the Reads hereafter montioned, & as it flood on the 3 ift of December 1795: Navy Office, 4th March 1796.

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HEADS of the NAVAL ESTIMATES.	PARTICULARS.	TOTAL.
WEAR AND TEAR, ORDINARY, EXTRA REPAIRS, &c. Due To pay off and difcharge all the bills registered on the course of the navy, for flores, freight of soc. supplied for the service thereof For freight of tenders, and for stores delivered into His Majesty's several yards, &c. for which no bills were made out on the aforesaid and December 170c; as also to several	3,795,688 4 4	y y
To His ! For half s, according to an effablishment made by his late Majefty in Council on that		334,228 7 3 356,345 0 0 109,368 2 10 4,595,622 14 5
Due To pay the men unpaid on books of ships paid off To pay ships in sea pay on the storesaid 31st December 1705	394409 12 10 921,132 E 8	
furgeons necessaries, &c.		194,003 13 \$ [1,509,545 7 11

3,059,217

223,994 14

DEBT,	le commissioners: viz.	
VICTUALLING DEBT,	As per estimate received from those commissioners: viz.	

1 g 1		31,548	(2,952,709	16,858	z4,723	\$3,377
Due For thort allowance to the companies of His Majesty's ships in pay, and which have been paid off For Paying off all bills entered on their course For Provisions delivered, and services performed, for which no bills were made out on the more faid 3 st December 1795 For necessary and extra necessary money, bills of exchange, and contingencies To the officers, workmen, and labourers employed at the several ports	ue For short allowance to the companies of His Majesty's ships in pay, and which have been		For raying off all bills entered on their course	1	1	1

SICK AND WOUNDED DEBT,

As per estimate received from those commissioners; viz.

Due For quarters and cure of Sick and wounded seamen, set on shore from His Majesty's ships at the several ports, prisoners of war, and contingencies relating to that office

TRANSPORT DEBT,

As per estimate received from those commissioners; viz.

Due For freight of transports on the aforefaid 31st December 1965, and other contingencies relating to that ferrice

Ing to that ferrice

For miscellancous ferrices provided by that office, by order of the right-honourable the Lords reices provided by that office, by order of the right honourable the Lords

2,022,448 10		4 9 9 5
	II	-
•	1.5	•
31433	9,992	

12,321,828 8 10-

7.

An ESTIMATE of the DEBT of His Majedy's NAVY, on the Heads hereafter montioned, as it flood on the 31ft of December 1795:

Prepared pursuant to a Precept of the Honopitable House of Commons, dated the 3d March 1796. Navy Office, 4th March 1796.

HEADS of the NAVAL ESTIMATES.	PARTICULARS.	TOTAL.
WEAR AND TEAR, ORDINARY, HXTRA REPAIRS, &c. Due To pay off and discharge all the bills registered on the course of the navy, for flores, freight of sor ships, &c. supplied for the service thereof For freight of tenders, and for stores delivered into His Majesty's several vards, &c. for	£. 6. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	4. £. 5. d.
which no bills were made out on the aforefaid 31 ft December 1795; as also to several bills of exchange To His Majesty's several yards and rope yards, for the ordinary and extraordinary For half pay to sea officers, according to an establishment made by his late Majesty in Council on that behalf	334,22E 7 3 356,345 0 0 109,368 2 10	4,595,622 14 5
SEAMEN'S WAGES.		
Due To pay the men unpaid on books of ships paid off To pay ships in sea pay on the aforesaid 31st December 1795 To discharge and pay off all bills entered in course for son the bedding for seamen.	394409 12 10 921,132 1 8	
furgeons necessaries, &c.	3 £1 £00°761	11,509,545 7 11

	31,548 3 1 2,952,709 8 9 16,858 6 2 24,723 16 5 33,377 7 6 3,059,217 I II		223,994 14 0	2,523,455 14 8 2,933,448 10 7 409,992 15 11 TZ,331,828 8 10
VICTUALLING DEBT, As per estimate received from those commissioners: viz.	Due For short allowance to the companies of His Majesty's ships in pay, and which have been paid off For Paying off all bills entered on their course For provisions delivered, and services performed, for which no bills were made out on the assorbaid 3 off December 1795 For necessary and extra necessary money, bills of exchange, and contingencies To the officers, workmen, and labourers employed at the several ports	As per estimate received from those commissioners; viz.	Due For quarters and cure of Sick and wounded seamen, set on shore from His Majesty's ships at the several ports, prisoners of war, and contingencies relating to that office TRANSPORT DEBT,	Due Por freight of transports on the aforefaid 31st December 1965, and other contingencies relating to that fervice For miscellancous fervices provided by that office, by order of the right honourable the Lords Commissioners of the Treasury

HEADS of the NAVAL ESTIMATES.	PARTICULARS.	TOTAL	/40
There remained in the hands of the Treassuters of the Navy And also remaining in the Exchequer, of the supplies of the year 1795 The DERT of the NAVY amounts to ten million seven hundred and eighter thansand	!	491,865 15 10½ 1,532,843 14 4½,040,977 18 6	
nine hundred and eighty-four pounds fourteen shillings and five-pence halfpenny	1	10,788,984 14 51	PA

Memorandum. The fum of 1,546,7581. 16s. 6d. has been received out of the grants for the year 1796, and applied towards the expence of the year 1795, and is not included in the above debt.

~	XX
61	v
t De- ch is ic rft	628,879
N. B. In this debt is included for charge of transports between the rst January and 31st December 1795, as per account from the Transport Office And it appears, by an account received from the commissioners of the victualling (which is also included in this debt) that the expence of victualling the land forces, between the rst	January and 31st December 1795, is

y. Henslow. Geo. Rogers. 4. S. Hammond C. Hope.

Geo. Marsh. W. Bellingbam.

3,003,955

Memorandum.—There was remaining in the Hands of the late and present TREASURERS of the NAVY, in MONEY, on the 31st December 1795, as under-mentioned, and may be reckoned towards satistying the aforesaid
--

ler-mentioned, and may be reckuned towards fatist, ing the aforefaid	On the Heads of	Wear and Tear, Seamen's Wages. Victuals.	\mathcal{L} . \mathcal{L}	6 21 01	3,602 11 113 1,728 12 103 116 11 31	10 14 11 5.458 11 1	2,893 5 41 894 19 71 643 17 12	18+ 19 6 4,617 1 7\frac{1}{4}	3,440 9 23 22 6 2 512 6 3	4005 3 114	1 2 32,901 17 4\frac{1}{4}	2,843 13 2 471,832 16 3\frac{1}{2}	
on the 31st December 1795, as under-mentioned DEBT of the NAVY.		IN MONEY.	ney	Ditto - towards the Debt for Sick and Wounded Scamen	In Money — towards the Debt for	and W	=	Sick and Wounded Seamen	ney	Sick and Wounded Seamen	ney	Ditto towards the Debt for Sick and Wounded Scamen	•
	T. S.	TREASURER's Hands.		Kight Honourable Isac Barré.	Right Honourable Henry Dundas.	1st Trearflip.	Right Honourable	Charles Townshend.	Right Honourable Henry Dundas,	2d Trearship.	Right Honourable	Hrnry Dundas, New Account.	

There remained, on the 31st December 1795, to come in from the Exchequer, of the supplies of the year 1795 1,040,977 18

Abstract of the Account delivered to Parliament of money due on various accounts to the Army, 21st April, 1796.

Amount of monies now due for off-reckonings to the several Colonels, or commanding officers of His Majesty's Regular, Fencible, and Militia Forces	L 644,106 7 9
Pay and arrears of pay now due to the General and Staff-officers of His Majesty's Service	146,900 12 4
Now due to the several Governors of His Ma- jesty's garrisons in Great Britain and beyond the seas	34,313 13 3
•	£ 825,320 13 4
Account of monies which remain due on account of off-reckonings, January 1st, 1796, and which have fince been paid	£ 172,994 O 1
An account of such arrears of His Majesty's Regular, Fencible, and Militia Forces as have been discharged since the 1st of January, 1796	29,643 11 1
An account of all pay and arrears which were due to His Majesty's General and Staff-officers, on the 1st of January, 1796, and have since been discharged	31,056 0 3
	£ 233,693 TI 5

From the exact amount of all arrears now due to the officers of the feveral regiments, troop, and company, of His Majesty's Regular, Fencible, and Militia Forces, distinguishing the periods for which such arrears are respectively due, cannot be ascertained until the Regimental Accounts of each particular year have been examined at the War-Office: but from such accounts as have been examined and stated at the War-Office, and remain to be finally settled at the Pay-Office, it appears that the sum of 62,1981. 9s. 11d. is due to the Agents, to enable them to clear certain regiments with the following year: but that the sum of 85,6611. 10s. 6d. is due from the Agents in consequence of overpayments on other regiments in the same period: and that the balance due to the public amounts to 23,4631. os. 7d.

An Account of all the sums of money advanced by the Bank of England for the public service, and outstanding on the 31st December 1792.

On fupply		1790	for augmentation the forces	o ac	f }	1,229,000	0	0
Land tax		1791	403,000	0	0			•
Ditto	-	1792	1,789,000	0	0			
			يو البجاسيني ويواريني			2,192,000	0	0
Malt	_	1791	125,000	0	0			
Ditto		1792	482,000	0	0			
•		• •				607,000	0.	0
Supply		1792	3,500,000	0	0	•		
Farther fu	ply	1792	1,258,900	0	0			
				-		4,758,900	0	0
Excheque	bills t	vithout in	terest -			376,739		9
	•			•		9,163,639	0	
Treasury b	illeof	exchange				25,192	1	9
1 loniury t	,1113 UI	cychange				-51.72	_	J
		,				9,188,831	2	3

Bank of England, 4th March 1796.

A. NEWLAND, Chief Cashier.

An Account of all the sums of money advanced by the Bank of England for the public service, and outstanding on the 31st of December 1795.

On Supply		1790	for augmentat of the force		_	6,000	0	0
Land tax		1793	139,000	0	0			
Ditto			311,000		0			
Ditto		1794	•					
		1795	1,675,000		0			
Ditto		1796	1,500,000	0	0	2 62 5 222	_	
Malt		1794	202,000	0		3,625,000	O	0
Ditto		1795	750,000		Ó			
21110		*/95	750,000			952,000	0	0
Vote of cred	it	1795	2,500,000	0	0	932,000		•
Farther supp	ly	1795	1,500,000		0			
Consolidated		1795	1,265,000	0	0			•
•		• • • • • • • • • • • • • • • • • • • •				5,265,000	0	0
Exchequer b	ills with	out interes	£			376,739	0	9
						10,224,739	0	
Traction bil	la of avo	hange				1,418,960		9
Treasury bil	IS OF EXC	uzuge				1,410,900	19 - -	3
				•		11,643,700	•	•
	nk of E	ngland, 1796.	•		A.	NEWLAN Chief Cal	_	

Rank of England, April 22d, 1706.

An Account of the Amount of Money advanced for the Public Service by the Bank of England, and outstanding on the 10th of October, 1795, and the 5th of January, 1796, distinguishing each Period.

•	On the 10	th of October, 179	
On Supply -	1700 for Au	gmentation of the I	forces in soc
Land Tax -	1793 —	- 139,000 -	
Ditto -	1794 -	572,000 —	
Ditto -	1795 —	1,971,000 —	
		-, , , , , , ,	— 2,682,000 — —
Malt -	1794 -	307,000 —	
Ditto -	1795 —	- 750,000 -	
			— 1,057,000 — —
Consol. Fund	1795	2 500,000 -	
Farther Supply		1,500,000 -	
Vote of Credit	1795	- 2,255,000 -	
			- 6,275,0co
Exchequer Bil	ls without Inter	cst	- 376,739 - 9
	•		
5 70 6 5 0 1 0 1 0	4.5	•	10,522,739 - 9
Treasury Bills	of Exchange		1,649,478 12 5
•			
			£. 12,172,217 13 5
	On the 5	th January, 1796.	
On Supply -	1700 for Augn	nentation of the Fo	
Land Tax -	1793	139,000 —	37
Ditto -	1794	307,000	
Ditto -	1795	1,649,000	
Ditto -	1796	1,500,000	
	17-		- 3,595,000
Malt -	1794	- 20 2,000	
Ditto -	1795	750,000	
	.,,	-	- 952,000
Consol Fund	1795 —	1,265,000	
Farther Supply		1,500,000	
Vote of Credit	1795 —	2,500,000	
		-	- 5,265,000
Exchequer Bill	s without Intere	lt	376,739 — 9
_			-
			10,193,739 - 9
Treasury Bills o	of Exchange .	-	794,886 6 7
			C
			L. 10988,625 9 4

A. NEWLAND, Chief Cashier.

An ACCOUNT, shewing how the Money given for the Service of the year 1795 has been disposed of, dishinguished under the several Heads, until the 3d Day of March 1796, and the parts remaining unsatisfied, with the deficiency thereupon.

	SERVICES.	Sums voted or granted.	Sums pard	Remain to be paid.
	For wages and wear and tear of the navy. and the victualling thereof, for 10,000 men, including 15,000 marines, from the			
	For the ordinary of the navy, including half pay to fea and marine officers, for the			
Navy -	Year 1795 Towards the buildings, re-buildings, and repairs of ships of war in His Majesty's and the merchants yards, and other extra works	6	•	
	done upon the heads of wear and tear, and ordinary, for the year 1795 — 525,840 0			
Ordnance	For ordnance, fea fervice — 260,000 0 For ordnance, land fervice — 1,176,804 17 For defraying the expense of fervices performed by the office of ordnance for land	6 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	C (†(;†)	1/65/6
•	fervice, and not provided for by Parlia- ment, in 1793 - 34,155 1	•		

8,323 17 10±1 her 170c, both inclusive, being 365 days 2,777,534 19 \$1 705,193 y's forces in the regiment of light dragoous, and nine batfive, being 365 days
For the pay necessary to be advanced to one allowances to be made to captains, pay-mafters, riding mafters, furgeous, and fericants, from the 25th day of December day of December 1795. 365 days — difference between the pay of fix regiments of foot, for fervice in the West Indies, from the 25th day of December 1794 to the 24th day of December 1795, both inclucloathing of the mafters, furgeons, riding mafters, and for ferjeants, from the 25th day of December 1794 to the 24th day of Decemthe charge or agency, and the charge of relions of foot, for fervice in East India, foot in New South Wales, including the officers, and and a corps of and private men for the year 1795

Continued			Sums voted or granted.	Sums paid	Kemain to be paid.
For defraying the charge of recruiting, contingencies, and of the allowance of bread and necessaries for His Majesty's land forces, of the allowance of extra feed to the cavalry, in Great Britain, and the	•				
charge of poundage to be returned to the infantry, for the year 1795 For defraying the charge of levy money and fubfiltence, and of the allowance for cloathing and accourtements for the aug-	385,000	0	•		•
mentations to be made to His Majesty's forces, in 1795 For the pay of general, and general staff officers, and officers of the hospitals, forces in Great Britain	480,000	, o	,		
Guernfey, and Jerfey, and on the Continent, for the year 1795 For defraying the charge of full pay to supernumerary officers of His Majesty's forces.	115,820	0			•
including the officers of independent companies, and of regiments draughted or to be draughted, from the 25th day of December 1794 to the 24th day of December 1795, both inclusive, being 365 days	79.978	. 4			•

110,820 78 3	128,864 3 9	135 16 3	1,080 0 0	53,500 0 0	7,600 0	10,387 13 3
of His Majefty's forces, to the Secretary at War, to the Committery General of the mattern, to the Judge Advocate Gene- rat to the Compercillers of the Accounts clerks, of their sount of the Pay-	10	1795 The farment officers has in the fervior			Fc of allowances to of His Majeffy's for the year 170g	

•	•	0	v	1/1	0	н
•	•	σ	•	2	5	15
333,253 6 0	76,076 0 0	92,243 0 0	427,269	23,806 #1	246,877 15	149,856 15
ther with the subsidy for the year 1795, pursuant to the treaty For defraying the charge of 3,000 men of the troops of the Landgrave of Hesse Darmstadt, in the pay of Great Britain,	For defraying the charge of 2,289 men of the troops of the reigning Duke of Brunf-	wick, together with the lubility for the year 1795, purfoant to treaty For the charge of the feveral rigiments and corps to be raifed for the fervice of Great	Britain, in purluance of an act pailed 34 Geo. 3d. cap. 43 For defraying the charge of feveral augmenta-	F of corps transferred	trom the Irah to the Britth eltablishment, the year 1794 — tof the in and out- the hospital, and the	For paying money due to the Landgrave of Helic Callel, for extraordinaries incurred during the late war in America by the

fervice, parfuent to treaty with his Serene	gramed	ا ہ			paid.
ing the extraordinary expenses	of 11,674,358 17		83 11,674,358 17	3 7	
December 1793 to the 24th day of December 1793 to the 24th day of December 1794 To enable His Majefty to make good his			<u> </u>		
tents with the King of Sardinia 209,000 e o					
Canada, in America, from the 1st day of January to the	7.175	0	7,175 0	0	-
sivileftabilitament of New Brunf-	4415	0	4415 0	٥	
civil establishment of the Island	4.550	•	4.550	0	
795 Civil effalishment of the Island	1,900	0	0 006**	٥.	,
to the 24th day of lane 1796 For defraying the charge of the givil establishment of the Island	1,800	•	1,800 0	0	,

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		0	0			•			
		•	0			0			
		&	1,50			1,500	`		
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2	•	Q.	0	0	•	0	69	14	•
1,232 10	4,050	200	450	5.241	20,000	3,000	\$,682	1,386	27.500
0	0	0	0	0	•	•	+	v	ó
8	•	٥	0	0	P	. 0	**	49	•
1,131 IO O	050'+	380	9	5,241	20,080	4,500	5,682	1,386	27,500
of Newfoundland, from the 1st day of April 1795 to the 1st day of April 1796 For defraying the charge of the civil establishment of the Bahama Islands, in addition to the salaries now paid to the public officers out of the duty fund, and other incidental charges attending the same, from the 1st day of January to the 31st	he falary of the Chief of Juffice of Sands, from the 24th day of June	June 1796 the falary of the Chief Juffice of rom the 1st day of January to the	ard day of December 1795 of the civil establishment of New oth day of October 1794 to the roth	For repairing, manatament, and fupporting the British forts	For the expences of the new roads of communication, and build- ing bridges, in the Highlands of North Britain, in the year	For defraving the extraordinary expence of His Majeffy's mint.	For defraying the extraordinary expense of His Majeffy's mint from the 28th day of Inly to the 2th day of Decem-	Der 1794 Towards defraving the expense of making preparation for the	marriage of His Royal Highness the Prince of Wales -

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25,000 0 0	3,000	1,5	41,688 14	•	15	
	ñ		,			
0	00	•	65	9	v	
25,000 0 0	• •	6 4		17	23	
8 ,	3,000	1,500	41,688 14	\$11 11 5	1,488 13	
25.0	3,000	1,5	÷ .	-,	3	
	Ň					
For defraying the expense of completing the works at Carleton House To be iffued and paid to the Governor and Company of the Rank of England to be by them placed to the account of	the Commissioners for the reduction of the national debt. For the Board of Agriculture, for the fervice of 1795 To be applied in furnort of an inflitution called the Veterinary	College For monies due to the representatives of the late Richard Of-wald, Esq.; as contractor for supplying bread and waggons	Frince Ferdinand of Brunswick, between September 1758 and March 1763 For Thomas Baucutt Mash, for the like sum advanced by him for the first five navments fowards the lottery 1794, and be-	with) I with) To the Commissioners for the	and incidental expenses of that commission For the payment of such part of the principal and interrest there-	ber 1795, on all orders made out, pursuant to an act 28th Geo, 3d, for giving selicito fuch persons as have suffered in their rights and properties during the late unhappy dissentions in America; and soe making compensation to such

King of Spain For the payment of fuch part of the principal and interest thereupon as shall become due ouor before the roth day of October 1795, on all the orders made out, purfuant to an act 3 oth Geo. 3d. for giving relief to fuch persons as have fuffered in their rights and properties during the late unhappy diffentions in America: and for making compensation to	204,549 6 1	\ <u>`</u>		2C3,028 18	co	o	1,520		26
fuch persons as have suffered by the cession of East Florida to the King of Spain — — — — — — — To John Wilmor, Esq. late one of the commissioners for Ame-	\$5,091 17	9 4		51,434 9	0/	00	3,657	7 10	9 .
figured by the faid Commissioners — — — — — — — — Eor rewards to the officers of the exchequer, for managing,	132	2		133	44	9			
directing, and paying the orders made out for the relief of ferens, et al. c like fum, which has been iffued by His	1,160	0		1,160	•	0			
To make good the like fum, which has been issued in confe-	47,649	*	 -	47,649 1	-	1/1			
quence of the expenses incurred in carrying on the profess- lattings, Efg. To the formula of the formula of the second of the s	+61.4	9 9		4,794 6	9	40			
South Wates, and the amount of bills drawn, and of other expences incurred, on account of the convicts at that fettlement. To make good the like fum, which has been iffued to Duncan	8 856.9	o		8 856'9	66	w		-	٠

	grapted.		Sums pand.	paid.
Campbell, Efg. for the expense of confining, maintaining, and employing convicts on the river Thames To make good the like fum, which has been iffued to James	11,463 13	00	11.463 13 8	
Bradky, Efq. for the expense of maintaining, and guarding convicts in Langthon and Portfmouth harbours, &c. To make orned the like fam. which has been iffued at the reconstruction of His	15,440 \$ 112	HEN.	15,440 5 119	
allowances for the rejet of American civil officers, and others who have fuffered on account of their attachment to His				
To make good the like fum, iffued to Wil r., Efg. to be he him raid over to certain Frence of the	24,500 0		\$4.500 0	
hn Wumot,	+1 650°I	6	0 \$1 650*1	
to, from the 13th	98410 0	0	0 0 01786	
I laity of France,		_		
receipt of the Ex-	37,500 0	•	37,500 0 0	•
day of Japuary 1794 and the 5th day of Japuary 1795 — To make good the fike fam, iffued to William Chinnery, Efq.	14,335 18	•	24.335 18 0	

Kemain to oc paid.			,				,		
4_	25	46	-	₹	**	0		-	46
paid,	‡	+	11	±	*	v	•	7	342 18
Sums paid.	139,234 14	848,915	744.057 11	14,826 14	41 2592,662	1,001,406		\$1,064,109.14	342
±	77	esta esta		HIT	40	•		7	100
ed c	#	*	11	#	.	v	7	2	•
Sums voted or granted.	139,234 14	848,915 . 4	744.057 11	14,816 14	2,097,652 14	1,561,406		\$1 06L'109'E	342 18
Continued	fervice of the year 1793, at Michaelmas 1795	out of the confolidated fund, for the fervice of the year 1794 cies of To make good the deficiency of the grant, for the fraide of		L 5th day of January 1796	Exchequer bills made out by virtue of an act 34th Geo. 3d. and charged upon the first supplies to be granted in Parliament, for the service of the year 1795, together with the interret and charges attending the same	To the standard of the standard of the standard state in Parliament for the fervice of the year 1795, together with the interest and charges attending the fame.	To of 2,500,000l, of an act 34th Geo. It is not 34th Geo. It is act to charge and charge are fellion of Parliament, together with the interest and charge are disposed.	The state of the Property Considers of the	Exchequer Bill office, &c. ———————————————————————————————————

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				500,000				10,500	•	1	2,469,6068	•						
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•	5	12				14		•		0	15	•						
	40.	17.2				1,732		1,500		8	889			•				
	14,504	315,472				1,7		1,5		2,500,000	81,							
		w								2,5	30,281,889 15						•	
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	4	72		8		32	•	8		8	196							
	14,504	5,472	•	800,000		1,732		2,000		00	15	•	`					
	-	31		20						2,500,000	82,751,496	•						
1			ב ב	~ ·			ש אַ		ខ្ល				` c	11	0	-	0	•
raife	by annuities for the service of the year 1795	. 1	o, to be by them distributed and paid to and among the letors of the feveral fortunate tickets in a lottery for	raising 758,5411. 13s. 4d. for the service of the year 1795	paying the prizes, &c. and for discounts on prompt pay-	1 5	for the charges and expendes in picparing and delivering out faid lottery, and for taking in tickets, and delivering out	•	To enable His Majesty to defray any extraordinary expences	to take fuch meafures as the exigency of affairs may require		£ s. d.	C		0	œ	1	
1	irrib		mon tter	car d lo	mpt		erin	l	CXF	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			g	73	8	92		
Ŏ.	COD	1-	nd al a lo	he y	pro	7	clive		nary.	8 MD2	,	ij	2.100.000	171,373	40,000	88,626 18	2,500,000 0	
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for	car	-	d to	erv.	ဂဝ၁		rets Kets		X &	icy (.	1				
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50	die.	20 ·	o or	8,5	, d	the	Ey,	. T	His	uch			3 2	of F	J. H			
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cei	y an ditt	of the faid 18,000,000	To autte propri	iifin	ay in	ments	id H	erti	ena F:X	o ta		1		safu	afui	K K		
7	by ant To ditto	ठ		ָרָ בְּיּרָ בּי	Š Č.	H		Ö	To '	\$ •		ام	2 - E	T	Tre	ned To di		
	• '			•		•	•					•	Whereof hath been much to the raymance General of	the	the	drawn by Claude Scott, Efq., ————————————————————————————————————		
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8		1	PARLIAMENTARY
nemain to ue paid.	121,651 17 4½	2,347,954 109}	
		4	·
•	90 90 1		. •
paid	211	1	964.
Sums paid.	16,948	1	he year 1 the year
		-1	of to
	There remains in the Echequer of contributions to the lottery To be raifed on the confolidated fund	Deficiency of Ways and Means to answer the services	WAYS and MEANS for answering the same; viz. 2,000,000 0 By 4 per Lib. on land. 750,000 0 By the duty on malt, continued Anno 1795. 18,000,000 0 By annuities. 758,541 13 4 By a lottery. 2,895,000 0 Out of the produce of the confolidated fund. 2,895,000 0 By Exchequer bills, charged upon the sirst aids granted for the service of the year 1796. 1,500,000 0 By Exchequer bills, charged tarther on ditto 2,500,000 0 By Exchequer bills, charged upon the sirst aids granted for the service of the year 1796.

30,403,541 13 4 2,347,954 10 9\frac{2}{4} Deficiency of the Ways and Means. 32,751,496 4 1\frac{2}{4}

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9	edit-	6 2	4	* 6	- 12 - 12 - 12	Įo.	00 00	44	10	-#-1 69	44	+	0	0	40	0
4	5	<u></u>	4	53	10	2	7	2	5	'	-	5	0	0	-	17
00	2,5	177	733	396	625	\$105	655	3,260	861	3,183	1,188	3,549	1,600	2,014	5:1	25.730 17
1	1		of American fuffer-		1	1	1	!	1	i	1 1	1	1	1	1	
Memorandum. The arrears of former fupplies remaining unpaid, for which money is provided, are as follow; viz. For the late African Company's creditor.	For Georgia bills, refidue of 15,496l. 194. 12	To make anoth the deficiency of the duty of 4 & 1 per cent, granted anno 1785 — To To To Dominica —	To pay processing and markets of orders made out particant to an act 28th Geo. 3d, for the relief of American fufferers, and perfors who have fuffered by the ceftion of East Florida, and charged on fupplies, anno 1789	To pay ditto made out purfuant to the faid act, and charged upon the supplies, anno 1790	To pay ditto made out purificant to the act 20th Geo. 2d. and charged on the supplies and 1701	To pay ditto made out pursuant to an act 20th Geo. 2d. and charged on ditto	To pay ditto made out purfuant to an act 28th Geo. 3d. and charged on the supplies anno 1792	To pay ditto made out purfuant to an act goth Geo, ad. and charged on ditto	To pay ditto made out purfuent to an act 28th Geo, ad, and charged on the supplies anno 1793	To pay ditto made out purfuant to an act 30th Geo. 3d and charged on ditto	To pay ditto made out purfuant to an act 28th Geo. 3d. and charged on the fupplies anno 1794	To pay ditto made out pursuant to an act 30th Geo. 3d. and charged on ditto	For the civil establishment of Cape Breton, charged on the supplies anno 1791	For Salaries to the Officers of the Bahama Islands ditto	For ditto to the Chief Juffice of Dominica, charged on the fupplies anno 1793	

Prefented the 3d day of March 1796, by

W. Speer.

A Particular Account of the application of the several sums included in the account (presented to the House upon the 4th day of December Iast) of the distribution of the money granted by an act, made in the last session of Parliament, for enabling His Majesty to raise the sum of two millions sive hundred thousand pounds, for the uses and purposes therein mentioned.

Dates of	Governor and Con	npany of t	he I	Bank			
Warrants.	of England on a	ccount of	the	Pav-			
	maller of t	he Forces	3.				
F 1795.	•						
March 17th.	To C. Scott, Efq. f	or the pu	rcha	fe of	•		
•	_ 19,994 facks of	English A	our		- 43,621		1
June 9th.	To J. Brickwood,	Efa. to re	coav	the	73,02-		•
	like fum advance						
	purchasing whea						
	expences in charte	ering ships	ıto b	ring			
	the same to this	9 P		6			
	country —	7-015	18	II			
Sep. 15th.	Toditto, for ditto	1,0.5	10	••			
	fervice —	22,000		_			
	ACI VACC		_	0		- 0	
Anonif 8th	To A. Davison, E	la to be	222	1:	29,015	19	II
Tragate office	in normant of hill	admin to be	app	nea			
	in payment of bill						
	de Puylage, sorpre	ovinousbi	ifca	arco	•		
	for the use of the		_	_			
San af	troops ——	20,000	Ð	0			
sep. III.	To ditto, for ditto	,	_				
	fervice ——	7,239	8	5			
	To ditto, for ditto						
	fervice —	3,146	18	8			
. 210.	To ditto, for ditto	•					
•	fervice —	9,004	II	0		_	
			•		39,390	18	T
May 4th.	To bills of exchange				•		
	Davison, Esq. su						
	director of forage,	&c. of t	he a	rmy	•		
	under the comma						
	Moira, for public		in j	part			
	of a warrant of thi	8		•			
	date for 94,113l.						
,	8s. id	35,354	16	11			
July 13th.	To ditto, drawn by	03.001			•		
• • •	ditto, for ditto	•				٠,	
	fervice	20,215	12	2			
October 15th.	To ditto, drawn by	,,		J	•-	-	
, and	ditto, for ditto						
	fervice —	93,025	14	1			
		737-7	T - 		148,576	9	•
					-4-17/-	3	3

```
March 28th. To ditto drawn by B. Watson, Esq.
                superintendant and director of for-
                 age, provisions, necessaries, and ex-
                 traordinaries of the army on the
                 Continent, for public fervice; in
                 part of a warrant of this date for
                 721,714l. 8s. 5d. 126,835 • 'O
             To ditto, drawn by
April 27th.
                ditto, for ditto
                 fervice; in part
                 of a warrant of
                 this date for
                 692,903l. 5s. — 583,081 3 5
  Sep. 19th.
              To ditto, drawn by
                ditto, for ditto
                fervice; in part of
                a warrant of this
                date for 355,9891.
                                 130,549
                113.7d. —
                                                     840,465 3 5
 June 2d.
               To bills of Exchange drawn by
                John Erskine, Etq. superintendant
                and director of forage, provisions,
                necessaries, and extraordinaries of
                the army serving in the Mediter-
                ranean, for public services; in part
                of a warrant of this date for
                148,8631. 1s. 9d. 89,600
  July 13th. To ditto drawn by
                ditto, for ditto fer-
                                   58,600 0 0
                Vice
August 20th. To ditto drawn by ditto
                for ditto service
                                   14,669 19 9
October 15th. To ditto drawn by
                ditto, for ditto
                fervice
                                   60,981 18
                                                   223,852
  June 5th. To ditto dawn by Lord Hood, Sir
                G. Elliot, Bart. and David Dun-
                das, Esq. late Commissioners at
                Toulon, for public services; in part
                of a warrant of this date for
                160.4761. 198 — 20,855 19 0
August 20th. To ditto drawn by
                Sir G. Elliot, Bart.
                for ditto service — 30,700
                                                    51,555 19
                To ditto drawn by Sir Adam W:1-
                  liamion, Lieutenant Governor
                  of Jamaica, for ditto service —
                                                   218,946 12
             To ditto drawn by Captain D'Au-
 June 22d,
                vergne, Prince of Bouillion, Lieu-
               tenant Governor of Jersey, for ditto
                service
                                    8,700 0 0
```

Feb. 17th.

Warrants.

To Thomas Bainbridge, Esq. in part jan. 311t. fatisfaction of demands by the kingdom of Ireland for levy money for men and horses of the old established corps, for off-reckonings to provide accoutrements, for horse fur-

	niture levy money and accountre-			
	ments of the artillery, for arms and			
	other military services for sundry	•	•	
	regiments embarked from that			
	country —	100,000	٥	0
July 22d. To	the Commissioners for detained ships	,	\	
•	to be applied for the payment of			
	wages due to the crews of Dutch			
	flips —	25,000	0	0
20th. To	Messrs. Boyd, Benfield, and Co.	- 3,		•
3	for 190,000 ounces of Spanish dol-			
	lars, purchased by them for the			
•	use of the forces — —	49,399	10	6
Feb. 28th. To	Sir G. Elliot, Bart. for an allow-	77/377		
	ance from 2d October 1793 to 1st	•		
	of Nov. 1794, as late one of the			
	Commissioners in superintending,			
,	&c. the civil affairs and concerns			
	of all fuch places and districts as			
	fhould be occupied by HisMajesty's			
	arms in France — —	9,028	11	5
July 13th To	Edward Blakeney, Eig. for 1,096	7.		•
	days allowance to 31st December	•		
	1794, for his faithful services in			
	the island of Minorca, and during			
	the late War in Germany; trans-	•		
	ferred from the revenue of Gibral-			
	tar, on which the pension was			
	charged, on account of the defi-			
	ciency of that fund — —	1,096	0	0
	or providing and fitting up tempo-			
	rary barracks for the troops in those			
	fituations on the coast where the			
	publicans could not have furnished			
	them with quarters; and for bed-			
	ding, furniture, utenfils, coals, can-			
	dles, beer, &c. for the cavalry and			
	infantty stationed therein —	314,197	•	0
· •	Messrs. John and G. F. Carleton,			
	account for embarkations, &c. of			
	troops at different ports in the king-			,
	dom of Ireland — 25,000 0 0			•
July 19th. To	ditto for ditto			
	fervice — 15,000 o o	1	_	
1794	Time I C Cools of the laid	40,000	0	0
July 28th. 1	Lieut. J. C. Searle, of the brig'			
	Liberty, for expences incurred by			
	him in conveying to and from			
	England, Guernsey, and Jersey,		_	_
Dec and To	feveral French emigrants	100	0	9
Dec. 3111. 10	fundry persons for losses on corn, prohibited to be exported by an	·		
	order of Council, &c.	462	•	Q
**************************************		402	5	•
Vol. XLV.	5 D			

Feb. 26. To sundry ditto for ditto, in consequence of the embargo laid upon corn vessels Aril 2d. To William Chinnery, Esq. to be by him paid over to four Corsican Deputies, appointed to submit the form of a Constitution to His Majesty's consideration June 2d. To William Morley, for loss sustained under the proclamation prohibiting the exportation of naval stores	2,004 :	·	9
Dates of Treasury Bank of England on account of the Treasurer of the Navy.	-		
1795.	•		
Nov. 10th. To pay imprests and other demands on account of the transport service To pay bills of exchange on account	25,000	0	
of the victualling service — To pay for medicines, &c. for hos-	58,000	0	9
pitals and hospital ships —	20,000	0	0
To pay seamen's wages — —	20,000	0	0
12th. To be impressed to the Hon. George Villiers, on account of the marine	•		
fervice —	7,000	•	0
To carry on payments and recalls on	•		
the head of wages	2 ζ,000	0	0
17th. To pay bills for pilotage	373	II	I
To pay for the subfishence, &c. of pri-	70.000	_	_
foners of war at home —	10,000	0	•
To pay for the subfistence, &c. of pri- soners of war abroad —	6,000	0	0
£.	171,373	1 1	1

William Smith, Esq. Treasurer of the Ordnance.

Impressed to sundry storckeepers of
His Majesty's Ordnance, at Waltham Abbey, Gravesend, North
Yarmouth, Woolwich, Keyham
Point, Chatham, Pursseet, Plymouth,
Fort George, Faversham, Hull,
Scarbro', and Berwick, for expences
in their respective departments — 13,612 8

Ditto for the payment of bills of exchange — 10,669 17 10

Ditto to the Agent of the Royal regi- ment of Artillery, on account of the said regiment Ditto to the Agent of the corps of Royal Engineers, and Royal Mili-	8, 682 15 I
tary Artificers, on account of the faid corps Ditto to the superintendant of Ord-	1,579 4 2
Expedition transport Ditto to the Agent of the corps of	2,200 0 0
Captain Commssaries and drivers, on account of the said corps	3,208 17 0
Balance carried to the credit of the public -	39,953 2 1 - 46 17 11
£.	40,000 0 0
Governor and Company of the Bank of England, to reimburse the like sums paid by them for bills of exchange drawn upon Claude Scott, Esq. for the purchase of several cargoes of foreign corn	88,626 18 1

RECAPITULATION.

Governor and Company of the Bank of England, on account of the Paymaster of Forces Ditto on account of—Treasurer of	2,200,000	0	•
the Navy — Ditto on account of—Treasurer of	171,373	1	
	40,000	Ò	0
Ordnance Ditto to pay bills of exchange drawn on Claude Scott, Efq.	88,626	18	1
£	2,500,000	0	0

GEORGE ROSE.

An Account of all Sums of Money granted by Parliament fince the 29th day of October 1795, and expended before the 5th day of April 1796: with a Statement of the Services to which the fame were applied.

The Sums granted by Parliament within the above period were as follows; viz.

000,000,81 By virtue of an act for granting an aid to His Majesty by a land tax, for the service of the year 1796 By ditto

for raising a farther sum of Money by loans or Exchequer bills, for the service of the year 1796 for raiting a certain fum of money by loans or Exchequer bills, for the ferrice of the year 1796 for raifing the fum of 2, 500,000l, for the ufes and purpofes therein mentioned for railing the fum of 18,000,000l. for the tervice of the year 1796

By ditto By ditto By ditto By ditto By ditto

£.26,750,000

1,500.000 2,500,000

2,000,000

2,000,000

Out of which has been issued the sum of 12,171,1831. 119. 74d. for the following services; viz.

MMEN	LAKI		1	Lo	M MO	14.
ı	ļ -3	**	60	0	*	
نرا	-3 :	91	15	0	=	
TOTAL	-i	341,900 0 0 8,206,963 16 4	3,786,118 15	0 0 000'015	12,513,082 11 74	Jun.
Bills Sofe,	P	0				ELL
Sook Sook Puri	-	0		Ì		C
Out of Contributions to for railing a, 500,000l. Annaities, Anno 1796. for theufes and purpofes therein mentioned.		341,900			341,900	ANTEONY GELL, Jun.
796.	Ġ.	7	01	0	7.7	
oution no 17	1. d.	61	#	0	=	
An		39	742	8	8	
Out of Co	1	5,896,4	3,064,742 11 10	0 0 000,004	0 0 9,412,182 11 73	
EST.	÷	0			0	i
equer the mail 1796,	. d.	•			•	
Out of Exhequences on the Anno 17	≓	750,000 0 0 5,896,439 19 94			7 50,000	
LE SEL	4	~	101	0	٥	
land 196.	[9,	62	0	٥	79%
Out of Exchequer Bills Out of Exhequer Bills of Contributions to for railing a, 500,000l. Anno 1796. Anno 1796. Anno 1796. therein mentioned.		1,218,623 16	781,376 3	000'09	0 0 000,000,0	y of April c
	of the Bank of England, on ac-	count of the Paymaffer General of the (Count or the 1 resilier of 1216 Majeffy's navy O William Smith, Efg. Trea-	furer of His Majefly's Orduance		Freh puer, the 16th day of April 179%.

Navy Office, the 22d April, 1796.

An Account of Navy, Victualling, and Transport Bills, registered since the 31st December, 1795:

Navy Bills		•	L. 1,017,230	s. 12	<i>d</i> . 8
Victualling Bills			1,049,395	11	6
Transport Bills	-	* approximated	755,763	10	4
	•	Total	£. 2,822 389	14	6

The whole, amounting to the sum of Two Millions, Eight Hundred, and Twenty-two Thousand, Three Hundred, and Eighty-nine Pounds, Fourteen Shillings and Six-pence.

Examined R. P.

A. S. Hammond. Wm. Rule. Geo. Marsh. Geo. Rogers. W. Palmer. W. Bellingham.

Return to an Order of the Honourable House of Commons, dated 8th day of April 1796, "For an Account of the Exchequer

⁶⁶ Bills issued on the vote of Credit granted for the service of

44 the year 1796, with the expence attending the same; and

66 distinguishing the amount issued to discharge Arrears due on

56 the 1st December 1795.

The Exchequer Bills issued on the Vote of Credit for 1796.

For Ordnance Services Of which has been fold Expence attending the fale Applied to the discharge of Arrears due for Ord- assace forwices, on or be-	£, 281,500 \(\(\frac{1}{2}\) \(\frac{1}{2}\) \	£. 500,000 — —
fore the 1st of December, 1795 —	265,624 1 2	
The Exchequer Bills issued to meral of the Forces To discharge off-reckonings due on 1st of December,	the Paymaster Ge-	430,200
1795 Issued for the Current Ser-	172,100	
Remaining unissued in the hands of the Paymaster-	- 174,800 — —	
General —	83,300 — —	
	£. 430,200 — —	

N. B. The expence attending the Exchequer Bills, issued by the Paymaster of the Forces, is to be allowed to the persons to whom they have been paid; but the amount cannot at present be ascertained, as no account of it has been delivered.

Whitehall Treasury Chambers, 22d April 1796.

CHARLES LONG.

An Account of the total net produce of the Taxes for one year, ended the 5th day of April, 1796.

Configura	£-		L i
Customs	3,247,752		9
Excise — —	6,764,498		1 ₹.
Stamps	1,190,985	13	7
INCIDENTS.	1,203,237	9	5\$
Confol. Letter Money, 1787	159,000		
Ditto Salr ——— ——	421,576	ø	25
Seizures, 1760 ———	22,443		4
Profers, ditto	622		74. 2
Alum mines, ditto ———————————————————————————————————	960		_
Compositions, ditto	1	7	. 4
Alienation duty, ditto	1,924	Š	Š
Sixpence deduction on penfions, 1721 -	- 44,95°		,
One shilling ditto salaries, &c. 1758	28,718		
Houses and windows, 1766	327,519		2書7
Houses 1779 -	137,104	15	32,
Mawkers and pedlars, 1710	•	18	_
Hackney coaches and chairs, 1711	, II, ζοο	10	10
Ditto 1784	13,800		
Male servants, 1785	88,533	_	-I
Female ditto (arrears) ditto		9	2 Ŧ
Hories, ditto -	99 - 105,846	15	34
Four-wheeled carriages, ditto	150,025	.0	. 3
Two-wheeled ditto ditto	20,025		7
Waggons (arrears) ditto	39,460	9	- 1
Carts; ditto ditto	92 80	15	31
Shops, ditto ditto		4	114
First fruits of the clergy	4 00 4		. 🛣
Tenths ditto	4,305	14	13.
Men servants (arrears) 1777	9,959	3	12
Lottery licences, 1794	- 9	9	•
Letter money, 1760	1,748	2	*
	286,000		
DUTIES, 1791.	1,855,283	0	5\$
Sugar	207,874	2	6
British spirits	82,379		•
Foreign ditto	82,802		
Malt		[2	
Bills and receipts	173,679		10
Game duty	15,664	~	10
£.10 per cent.	81,437	y	1
	,43/	5	T
	641,876	17	6‡

Exchequer, the 8th	Tarma Fran		
Grand total ——	15,985,466	2	111
1796	48,578		
1795	1,040,010	7	13
1794	537,074 1,648,616	0	45
Total of duties, 1791	537,874	8	
	641,876	17	5 ‡ 6 ‡
Total of Incidents	1,855,283	9	- •
Total of customs, excise, and stamps -	11,203,237	9	53
	48,578		
Salt	8,000		
Horse Dealers licences	240		
Tobacco —	40,338		
DUTIES, 1796.			
	1,648,616	7	11/2
Tea	186,434	J	
Coals	- 192	4	9 1
Fruit	65,978	12	8
Receipts —	— 6,880		
Hair powder certificates -	- 197,232		
Ship polices ——	51,123		
Stamps —	26,998	15	8
Sweets	8,60 1		
Cocoa	18,242		
Wine —	— 923,326		
Foreign ditto	- 84,671		
British Spirits ————————————————————————————————————	– 78,936		
DUTIES, 1795.	537,874	8	4 <u>1</u>
Spirits licences	· · · · · · · · · · · · · · · · · · ·		
Ditto customs —	4,709 87,000	0	4
Paper (excise)	154,110	_	•
Bricks (customs)	310	3	3
Slates and stones	9,381	II	3 1
Bricks (excise)	53,216	• -	. 1
Attorneies articles	17,607	13	6
Glass	- 40,843		,
Foreign ditto	86,810		
British spirits	83,887		
DUTIES, 1794.	6 64		
J	_		

Exchequer, the 8th day of April 1796.

JAMES FISHER.

An Account of the income of the Consolidated Fund, for the quarter ending 5th April, 1795.

Consolidated duties of customs	765,934	4	11
-	1,443,750	3	
Ditto samps — —	220,816		
Ditto falt —	82,466	17	2
Ditto letter money	100,000	- 1)
Seizures, since 25th October 1760	-		
Profers. ditto —	1,331	10	• :
	- 480	10	• '
	6	7 9	4
Rent of a light house, ditto	_	16	8
Compositions, ditto —— -	_	10	U
Deduction of 6d. per lib. on pensions, since 24th	8,626		
Dine 1721 · — — — — — — — — — — — — — — — — — —	0,020		
Ditto 1s. on salaries and pensions,	6		o I
fince 5th April 1758 — —	6,337	11	0
Duty on houses and windows, fince 10th October	.0		. I
1766 — — — — — — — — — — — — — — — — — —	58,325		
Inhabited houses, since 5th July 1779 —	24,839	1	172
Duty on hawkers and pedlars, since 23d June 1710	150		
Ditto on hackney coaches and chairs, since 1st			
August 1711 — — —	5,500	_	. •
Ditto on male servants, since 5th July 1785 —	11,575		5₹
Ditto on horses, since 29th September 1784 —	12,778		7\$
Ditto on four wheel carriages, since 5th July 1785	24,413		112
Ditto on two wheel carriages, ditto —	6,805	7	117
Duty on British spirits, since 5th January 1791	33,615		
Ditto on foreign ditto, fince ditto — — —	42,714		
Reserved out of bills of exchange and receipts,			
fince 1st August 1791 — — —	36,763		
Duty on British spirits, since 21st February 1794	38,236		
Ditto on foreign ditto, fince ditto — —	44,094		
Ditto on attornies articles, since 5th February 1794	4,794		
Ditto on bricks and tiles (excise), since 28th March			
1794 — — —	6,690		
Ditto ditto (customs), fince ditto -	• 100	9	8
Ditto on slates and stones, &c. ditto, since 9th			
May 1794 — — —	703	2	$2\frac{\Gamma}{2}$
Ditto on paper (excise), since 5th April 1794 -	- 18,750		-
Surplus of ditto — — — —	21,401		
Duty on paper (customs), since ditto —	1,000	12	4
Ditto on glass, since 17th April 1794 -	12,243	•	•
Ditto on distillers licences, since ditto	9,000		
Surplus of ditto — — —	6,000		
Duty on British spirits, since 23d February 1795	507		
Ditto on foreign ditto, since ditto —	- 110		
Ditto on cocoa and coffee, fince 16th March 1795	674		
Ditto on wines, fince 23d February 1795	13,332		
Vol. XLV. 5 E	-2133-		
5 12			

1792

carts

54th 4s. aid, anno 1790

18

1,378 17

4,194

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75

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5,696 3,177,075

0 81

Exchequer, the 15th day of April 1796.

56th ditto

Ditto

Ditto

Ditto

JAMES FIGHER.

An Account of the charges upon the Confolidated Fund, for the quarter ending 5th April 1795.

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82	11	n 0	13	0	23			6
2,048 18	7,957	2,038	1,229	270	183,993 13	••		757,612 18
Annuities 2-7ths excise for two and three lives for three months, due 5th April 1795	three months, due 5th April 1795	with ditto		enefit of furvivorship	Annuity and management on 24,665,0841. 13s. 114d. their present capital, for three months, due 5th April 1795 BANK OF ENGLAND. 1. s. d	Annuity on 53,750,0001, rour per cent. confolidated annuities for mx months, due 5tn 655,000 Management on ditto 65,000 April 1795 Management on ditto 7,368 15	Annuity on 2,750,000l. granted by an act 24 Geo. III. for fix months, due the faid 54,000 To fuch of the contributors for raifing 18,000,000l. for the fervice of the year 1795,	April 1795, which annuities are by the act 35 Geo. III. directed to be confolidated with the above four per cent. annuities, for fix months, due ditto

\$11 61 659°495

7,558 17 10

•	
202,165 14 25 2,274 7 35	7,000 16 3 7,070 11 5
Annuities for thirty and twenty-nine years, by acts 18 and 19 Geo. III. for fix months, due 5th April 1795 Management on ditto for ditto	Annuities for eighteen years three quarters, by act 29 Geo. III. for fix months, due ditto

liament,]	
its of Parl		;]
long terms, consolidated by several acts of Parliament,		1
lidated by	ril 1795	•
is, confol	months, due 5th April 17	for ditto
ong teru	ths, due	nt on ditto
	for fax mon	Janagement
<	(A

of the year 1795, as have made good their whole payments obefore the 2d day of April 1795, for fix months annuity 5th April 1795, on the annuities which were granted back 35 Geo. III. for fixty-five years and one quarter, and wiwere directed by the faid act to be added to, and made one j Annuities granted by the act 34 Geo. III. for fixty-fix years a quarter, for fix months, due 5th April 1795.

To fuch of the contributors for raifing 18,000,000l. for the featurest stock with the before-mentioned annuies 3,745,0001. purchated by the Commissioners appointed for reduction of the national debt, before 10th of October 1794

		\$11,519 12 10 }	•	399,939 o ro £						
204.440 I C\$	H	3.66.334	2 9	12,208 18 5						
202,165 14 25 2,274 7 34 32	7,000 16 3	352,370 2 6 3,964 3 3\frac{1}{2}	l		\$60,101 2 1 <u>\$</u>					
	I. for	ment,	and a ervice on or	y due by an vhich joint	nuities d. be-					

Annuity on 37,340,0731, 16s. 4d. three per cent, reduced annuities for fix months, due 5th April 1795

Management on ditto, after abating the fum of 8421, 12s. 6d. being after the rate of 4501, per million on the principal fum of 3,745,0001, purchased by the Commissioners appointed for the

F11 61

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•	6 31,00 4			12,500
63,945	27,500	2,420	4,816 16 3	
Annuity and management on 4,200,000l. the amount of Eaft-India annuities, which have been added to the above capital of 37,343,073l. 16s. 4d. by an act 33 Geo. Ill. for fix months annuity, due 5th April 1795 On the capital flock of 6,250,000l. three per cent annuities, created in respect of 4,500,000l. borrowed pursuant to an act 33 Geo. III. for three months, due 5th April 1795, after the rate of 1l. per cent. per annum and is to be placed to the account of the Commissioners appointed for the reduction of the national debt	On the capital flock of 11,000,000l. three per cent. annuities, created by an act 34 Geo III. for the fame time, to be placed to the account of faid Commissioners On the capital flock of 2,750,000 four per cent. annuities, created by the faid act, for fame time, to be placed to the account of the faid Commissioners	annuity of 11s. 5d. per cent. on the afore-mentioned 11,000,000l. granted for fixty- fix years and three months by the last-mentioned act, at the end of forty-five years, reckoning the same at the rate of 3l. per cent. per annum for the same time, to be placed to the account of the said Commissioners On the capital stock of 1,926,000l. 12s. 5d. five per cent. annuities, created by an act	34 Geo. III. in lieu of navy and victualling bills delivered up to be cancelled, at the rate of 11, per cent. per annum for fame time, to be placed to the account of the faid. Commissioners	Annuities granted anno 1777 for ten years, amounting to the fum of 25,000l. per annum, which ceased upon the 5th day of April 1787, and are to be placed to the account of the said Commissioners, for fix months, due 5th April 1795 Annuities granted by the acts of the 4th and 5th of King William and Queen Mary, and charged upon the 9d. per barrel excise (commonly called 14 per cents.) which ceased

12,128 15 7± upon the 5th February 1792, and is to be placed to the account of the faid Commif-fioners,

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	13,710	25,000	30,474 10 10	3,750	9.375	13,125	7,401	•	3,262 10	S	•		162	224,500	1	3,500	1,000	3,000	2,2 50	2,000	750	2,000	S S
o •0	o 12th	th April	. ł	ŧ	1	!	l	onths,	1	dirto	, for-	xchc-		1	nonths,	1	ı	1	į	I	1	1	1
.00	months, du	the, due c	`	1	1	ŧ	ļ	or three mo	l	cences, for	per annum	rs of the E	1	•	14,000l. for three months,	1	for dicto	-	for ditto	for ditto	for ditto	for ditto	for ditto
ty-fix years	for three	r three mon		for ditto	for ditto	for ditto	for ditto	owances, fo		s on wine li	nce of 64ol.	o the office	1	1	14,000l.		4,000l.	12,00el.	9 ,0001.	8,000i,	3,000	4.000l	2,000le
Antwirles granted by the acts of the 5th and 6th of the fame seign, for ninty-fix years, commonly called tonnage, and which ceafed on the faid 5th February 1792, and is to be placed to the account of the faid Commissioners	Bank of England on their capital of 2,200,000l. at 21, per cent. per annum for three months, due 12th	Sea Company, for three months, due cth April	; :[for	for	Tor.	for	To the feveral judges of England and Wates on their feveral additional allowances, for three months,	I	former duties	to the Clerk of the Pells, on the allowance of 640l, per annum, for-	for falaries t	II, for ditto	due ditto	To His Royal Highness the Duke of York, on his annuity — 14,000l. for three months		1	Į	i	1	I	1	1
f the fame of the true of the faid gth	t 11, per cen	South Sea (munt				heir feveral	!	napaging the	of the Pella,	e Exchequer	A 23 Geo, II	hree months,	annuicy .	1	(ork	1	1		1	!	1
struittes granted by the acts of the 5th and 6th of the commonly called tonnage, and which ceafed on the beaced to the account of the faid Commissioners	.200,000]. 1	on 4.000,000l, purchased of the South	1	on 500,000l. at 3 per cent. per annum	dirto	ditto	ditto	d Wates on t	1	ne office for r	o the Clerk	eccipt of the	to him per a	fehold, for t	York, on his	ę	Jutchefs of J	To His Royal Highness the Duke of Clarence	Gloucester	1	ow Efq.	ŀ	•
acts of the age, and who it of the faid	r capital of 3	oool, purc		ool, at 3 per	,000'	o,oool,	300l.	England and	1	Ŧ	: #	itor of the B	now payable	(ajeffy's bou	the Duke of	ı	ghness the I	the Duke of	the Duke of	1	Arthur Orthow Efq.	1	Į
anted by the called tonns	land on their	795 on 4.000	1	ou Soo,	on 1,2 50,000l.	54.1 do	on 986,800l.	al judges of	pril 1795	e, late o	Roberts.	to the Aud	Office, and t	ort of His M	al Highnefs (•	al Royal Hi	al Highiness	1 Hichards	•			
Antwicks gra	Bank of Eng	· February 1795	1795	Ditto	Ditto	Ditto	Dirto	To the fever	due cth April 1795	To Ann Cafe, late o	To Edward Roberts	merly paid	quer Bill	To the fuppe	To His Roy	due ditto	To Her Roy	To His Roy	The Wis Down				
•	• 7		,	1		,	7	• .		•	• .			• '	• `		•	• -	•				

375	1,750	75	75	S	250	250	250	125	125	250	750	250	3,500	6,900	1	350			3,000	ı	1,867
1	1	i	1	1	ool, for ditto		I	ì	i	I	ł	1	•	1	ution of		ch parts	racciual .	ı	م م م م	
r, gool. for ditto	7,000l. for ditto	300l. for ditto	300l, for dirto	200), for ditta	for auditing the public accounts, on ditto 1,000l. for ditto	1,0 ol. for ditto	1,000l, for duto	gool, for ditto		1,000l. for ditto	3,000l, for ditto	roool. for ditto		!	on act 30 Geo. 111. for converting certain annuities, with benefit of furvivorliup, into annuities for an	4	tuled, "An action the more effectual administration of the office of a Justice of the Peace in such parts	prevention of felonies;" to enable him to discharge the falaries to justices, clerks, and incidental ex-		July 1794 655 Ochher 1304 611	1 3
1	1	!	ļ	!	auditing the public a		ı	1	1	1	1	l	accounts	England	to defray the expendently with benefit of furvi-	A. N. S. A.	of the office of a Jul	the falaries to Juffic	.	the Quarter ended 5th July 1794	0 9 0 mm
	1	1		i	the commissioners for	1	!	: 	1	1	}	ļ	the office for auditing public accounts	ifter of His Majesty's mint in England	of tontine certificates ng certain annuities,	D. L. C	ectual administration	ble him to discharge	830	lor necessaries for the	
ıthfield	f Bute	To Philip Deare Efq.	gletworth Efg.	larris Efq.	To Sir W. Mufgrave Bart, one of the commissioners	To John Thomas Batt Efq.	'o William Chamberlayne Efq.	Dick Bart.	To John Martin Leake Efq.	-chefter	To John Penn Eiq. of Stoke Pogis	Big. of Dover Stree	the offi	ifer of F	nípector Neo. 111. tor converti	absolute term of years	n action the more eff	of felopies;" to ena	pences attendant on the faid offices	To the Ufber of the Exchequer, for necessaries for	To the date honous his trans.
To Lord Heathfield	To the Earl of Bute	To Philip De	To John Wis	To Charles H	To Sir W. M	To John The	To William	To Sir John Dick Bart.	To John Man	To Lady Don	To John Pen	To John Pen	For	·T°	To en act 30 C	abfolute ter	ruled, " A	prevention	pences atte	To the Uther	To the date

To the right honourable Henry Addington, Speaker of the Houfe of Commons, to complete the fum of 1,500l. for the quarter ended agth March 1795, on 6,000l, per annum, the fum of 400l. having been teceived by 100s, and the fum of 414l, 180, 6d, being payable at the Euchequer, on the allowance of 5l.8

9

£.\$15,369

Execution of the acts 29th and 30th rship, for fix months, due 5th of	2,661,	L. 3,177,075 4 10 splied to the following	national debt 250,000 1794, out of the confolidated fund 265,369 6 81
day out of the clvil lift, exclusive of fees To the clerks in the office of the Clerk of the Pells, for their fervice in the Execution of the acts 19th and 30th Geo. III. for granting annuities on lives, with benefit of furvivorship, for fix months, due 5th of	Total charge on the confolidated fund, for the quarter ended 5th April 1795 Surplus of ditto	MEMORANDUM.—The above fum of 515,369l. 6s. 84d. is to be applied to the following	purposes; viz. To the Commissioners appointed for the reduction of the national debt In part of 2,697,000l. granted for the service of the year 1794, out of the consolidated fund 265,369 6 84

An ACCOUNT of the Income of the CONSOLIDATED FUND, in the Quarter ending 5th July 1795.

•	f{\bullet} s. d.
Confolidated Duties of Customs	~~
Ditto — Excise ——	$387,732$ 9 8 2,072,349 17 $0\frac{1}{2}$
Ditto — Stamps ——	270,343 0 0
Ditto — Salt — .	97,644 3 5
Ditto — Letter Money —	102,000 0 0
Seizures, since 25th October 1760	8,393 9 101
Profers — ditto	472 10 0
Alienation Duty ditto —	1,924 8 8
Compositions ditto	6 8
Deduction of 6d. per Lib. on Pensions, since 24th	•
June 1721 ——	7,000 0 0
Ditto 1s. on Salaries and Pensions,	
fince 5th April 1758	5,698 14 4
Duty on Houses and Windows, since 10th October	
1766	113,166 3 2
Inhabited Houses, fince 5th July 1779	45,157 6 32
Duty on Hawkers and Pedlars, since 23d June 1710	1,159 18 10
Ditto Hackney Coaches and Chairs, since 1st Au-	· .
guft 1711 — — — —	5,500 0 0
Ditto Male Servants, fince 5th July 1785	34,235 6 4
Ditto Horses, since 29th September 1784	44,390 3 译
Ditto Four Wheel Carriages, fince 5th July 1785	55,723 0 67
Ditto two wheel carriages, ditto —	16,527 17 1
Ditto British spirits, since 5th January 1791	43,322 0 0
Ditto Foreign spirits, since ditto	10,849 0 0
Reserved out of bills and receipts, since 1st August	
District Grant Gra	32,150 0 0
Duty on British spirits, since 21st February 1794	43,291 0 0
Ditto Foreign ditto, fince ditto	12,062 0.0
Ditto Attornies articles, since 5th February 1794 Ditto Bricks and tiles, (excise), since 28th March	4,218 0 0
Ditto on ditto (customs), fince ditto	829 0 0
Ditto on slates and stones, since 9th May 1794	2,467 10 12
Ditto on paper, (excise), since 5th April 1794	18,750 0 0
Surplus of ditto ———————————————————————————————————	6,217 0 0
Duty on paper, (customs), since ditto	725 3 9
Ditto on glass fince ditto —	11,170 0 0
Ditto on distillers licences, since ditto	9,000 0 0
Surplus of ditto — — —	30,000 0 0
Duty on British spirits, since 23d February 1795	35,406 0 0
Ditto on foreign ditto, since ditto	12,551 0 0
Ditto on coffee and cocoa, tince 16th March 1795	5,219 0 0
Ditto on tea, ditto —	28,885 0 0
Ditto on fruit, filk, &c. fince 5th April 1795	84 11 5
Ditto on hair powder certificates, fince 5th May	,
1795'	75,269 0 0
Ditto on sweets, since 23d February 1795 —	1.462 0 0
Ditto on wines, since ditto	221,808 0 0
Vol. XLV. 5 F	

7/		M - 0	El.J.	£.	s ;	₫,		
		Messrs,					•	
		count of				6		
Disco	The Ch	rnment		12,700	0	0		
		arl es Godd			-6		_	
Agent	101 Upp	er Canada		2,553	10	0	,	
	•	liam Brads	_					
		unt of an	annuity	•	_	_	•	
granted	danno I	740	Abrohom	30	0	0		
Timbleit i	noney,	repaid by	Abranam				•	•
D'Aub	ant, lat	e chief er	igincer in		-0	T		
MOLTU	America	4	•	297	19	112		
					_		15,587 15 5\$	
8	.c.1	l C.	1. Con		5.	a.		
	or the c	luty on fe	emale ler-	_		_		
vants		777	-	5 11	15	3	•	
Ditto		waggo	ns —					
Ditto	.•	Carts		6		O,		
Ditto	49th 4	s. Aid, ar						
Ditto	53d	ditto	• •	11				
Ditto	54th	ditto		17		•		
Ditto	55th	ditto	1791	a,577	4	4		
Ditto	56th	ditto	1792	2,500	0	0		
		_	_	-			4,154 18 0	ŀ
Money b	prought (to this acc	ount, beir	ng the f	lum	re-		
<i>ferved</i>	in the E	exchequer,	on the 51	th day o	t A	pril		
1795,	for the	use of the	public, ii	1 respec	t of	the		
annuit	ries for th	h é no mine	s appointe	d by the	e Lo	ords		
of the	Treasur	y, pursua	nt to an ad	A 30 G	eo.	III.		
Regis							12,230 16 41	
•		,				-	· J · · · · · · · · · · · · · · · · · ·	•
		•				£.	3,907,136 16 3	•

Exchequer, the 15th day of April 1796.

JAMES FISHER.

£. 5. d. 499,367 3 10±

An Account of the charges upon the Confolidated Fund; in the quarter ending 5th July 1795.

EXCHEQUER.

2,048 18	7,957 11	2,028 0	1,229 13	3,649 6	6,159 2	11,233 5		1,384 16	2,587 9
ceipt of His Majesty's Exchequer for three									ļ
of His Majesty's		for ditto	for ditto	for ditto	for ditto	for ditto	for ditto	for ditto	for ditto
or the receipt o			•		j			1	
	months, due ditto				. [1		
	To Hoise		•	, with ditto			-	~	1
.3700 per meens	due ditto	2071 Onn	Per ist act anno 1708,	2d act anno 1708,	Annuities on lives anno 1745	1746	1521	1778	1779
-	months, d	ζ.	Per 1	- •	Annuities o.	.]	જ	2	

SOUTH SEA COMPANY.

183,993 13 29,198 12 Annuity and management on 24,065,0841. 138. 114d. their present capital, for three months, due 5th July 1795
Annuity and management on 1,919,6001. for half a year, due ditto, after abating 1351. 58. 74d. for the half of 2701. 118. 3d. being after the rate of 5621. 108. per million, on the principal sum of 481,0001. purchased by the commissioners appointed for the reduction of the national debt before 5th January 1795

BANK OF ENGLAND.

Annuity and management on 19,796,5191. 28. 5d. for half a year, due 5th July 1795

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-	729.076 17	- 164650						,
	31	· 1	1	H4-	0	•	0	0
,	73	٥	0	17	9	•	•	0
•	40,609 13		1,104,145	24,023 17	9, 694,824,1		172,425	206,167 10
	7	•	•					••
φ -	Ì			•	0	0		
40,247				-	y 166.000 0			1
For answering and paying all and every the annuities as stated by the act 35 Geo. III. after the rate of 5 per cent. per annum on the principal sum of 1,609,8971. 17s. 1d. being the amount of annuities to which the proprietors of navy bills, &c. were entitled, who delivered up their bills to be cancelled, on or before the 1st of May 1795, for the same time		Annuity at 31. per cent. per annum on the sum of 113,649,6901. 58. 121. for six	Management on ditto for the same time, after abating the sum of 1,5471. 6s. 6d. for the half of 2,0041. 12s. being after the rate of 4501. per million on the prin-	cipal fum of 6,877,000l. purchased by the commissioners appointed for the reduction of the national debt before 5th January 1795	Annuity on 11,000,000l. at 3l. per cent. per annum for fix months, due 5th July	of 4,950l. per aunum for one year and an half,	Annuity for fix months, due 5th July 1795, to the contributors, who, on or before the 2d July 1795 completed the whole of their payments on 13,744,500l. part of	capital

Annuities granted by the acts of the 4th and 5th of King William and Queen Mary, and charged upon the 9d. per barrel excise (commonly called 14 per cents.)

February 1792, and are to be placed to the account of the which ceased on 5th

commissioners appointed for the reduction of the national debt, for three months, due 5th July 1795

Annuities granted by the acts of the 5th and 6th of the fame reign for 96 years, commonly called tonnage, which ceased on the said 5th February 1792, to be placed to the account of the said commissioners

On the capital flock of 6,250,000l. 3l. per cent. annuities, created in respect of 4,500,000l. borrowed by act 33 Geo. III. for three months, due 5th July 1795, after the rate of 1 per cent. per annum, to be placed to the account of the said

f 2,750,000l. 4l. per cent. annuities, created by the above e, to be placed to the account of the faid commissioners 9,680l. per annum, being 1l. per cent. on the future actual Commissioners.
On the capital stock of 11,000,0001. 31, per cent. annuities, created by an act 34.
Geo. III. for the same time, to be placed to the account of the said commissioners.

and three months, by the last mentioned act, at the end of of 11s. 5d. per cent. on the aforementioned 11,000,000l. On the capital stock of a act for the same time, On the capital stock of o granted for 66 years

45 years, reckoning the same at the rate of 31. per cent. per annum for the same time, to be placed to the account of the said commissioners

On the capital stock of 1,926,5251. 128. 5d. 5l. per cent. annuities, created by an ast 34 Geo. III. in lieu of navy and vistualling bills delivered up to be cancelled at the rate of 11. per cent. per annum for the same time, to be placed to the account of the said commissioners

On the capital stock of 6,000,000l. 4l. per cent annuities, created by act 35 Geo. III. for the same time and at the same rate, to be placed to the account of the said

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	13,720 3	•			
min N	0	0	•	0	
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22,128 15	1,591	15,625	27,500	6,875	
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4,816 6

2,420

15,000 0

0

45,000

0

0 10 0

3,000 2,250

is the Duke of York, on his annuity of 14,000l. for three months, due 5th July 1795 for the Duchels of York, on her annuity of 4,000l. for ditto due ditto due ditto 5 the Duke of Clarence, on ditto 12,000l. for ditto due ditto due ditto 6 the Duke of Gloucesser on dixto 9,000l.

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	120,445	25,000	3,750 9,375	13,125	7,401	30,474	3,262	'	1	l	162 1	224,500	•	48,750	3,500	1,000	3,000	()
3,208 15 0	1	5641		1	{	1	1795	tto	tor of the	er act 23	0	0	65,000l.			i	I	
	1795	ath May	د				Sth July	to, due di	o the audi	e to him p	due ditt	due ditto	innuity of	-	uly 1795	ditto	ditto	
!	e 5th July	ns, due I	/ 1 (in (i	2	2	; ; ;	ths, due	ces for dit	rly paid to	w payable	01	2	5, on his a	,	due gth J	due	due	7
end the	onths, due	num for three months, due 12th May 1795	due din	due ditto	due ditto	due ditto	three mor	vine licen	im, forme	ce, and no	for dir	for ditto	1 July 179	•	months,	ditto	ditto	(a a a b
18,000,cool. I. at the end anum for the commissioners	for fix mo	num for th		0	0	. 0	ances, for	luties on	peranni	er bill offi	!	1	r, due sth	1	l. for three	ol. for	fo.	-
sentioned Geo. II ent. per at f the faid	er annum	nt. per an	on 500,0001. at 31. per cente per aumuni for ditto due ditto	for ditto	for ditto	for ditto	onal allow	e former c	s, on 650l	Exchedu	•		rs of a yea	•	of 14,000	y of 4,000		<u> </u>
the aforen faid act 3 31. per caccount o	er cent. pe	3l. per ce	its per auu				eral additi	inaging th	of the pell	cers of the			ree quarte	,	is annuity	her annuit	ditto 1.2,c	さくない
r cent. on s, by the he rate of ced to the	l. at 31. p	o,oool. at	ditto	ditto	itto	ditto	n their few	ffice for ma	the clerk	to the office	•	plou	iles, for th	1	ork, on h	York, on	rence, on	TO LOUIS
9s. 6d. perce month fame at to be pla	000,000,1	tal of 3,20	0,000l. al	1,7 50,000l. at ditto	on 986,8001. at ditto	on 4,000,000l. at ditto	d Wales on	er in the o	ft clerk to	or falaries	1	y's housel	nce of Wa	1	ruke of Y	uchefs of	uke of Cla	717 4
inpuity of ars and the oning the fame rate	ment on	their capi	on 500 on 1,26	0n 1,7	986 uo	on 4.00	ngland an	Hice keep	3 Esq. fir	hequer, fo		His Majes	cs the Pri	II.	ness the L	nefs the D	nefs the D	
granted for 6g years and three months, by the faid act 3g Geo. III. at the end of 4g years, reckoning the fame at the rate of 3l. per cent. per annum for the fame and the fame rate, to be placed to the account of the faid committioners	nd manage	Bank of England on their capital of 3,200,000l. at 31. per cent. per and		i	į	1	dges of E	'afs, late o	To Edward Roberts, Esq. first clerk to the clerk of the pells, on 650l. per annum, formerly paid to the auditor of the	receipt of the Exchequer, for salaries to the officers of the Exchequer bill office, and now payable to him per act 23	T.	For the support of His Majesty's household	To his Royal Highness the Prince of Walcs, for three quarters of a year, due 5th July 1795, on his annuity of 65,000l.	35 Gco. 111.	oyal High	yal High	To his Royal Highness the Duke of Clarence, on ditto 12,000l. for ditto due ditto	
inal valuer granted of 45 yr	Appuity a	Bank of E	Ditto	Dirto	Ditto	Ditto	To the Ju	To Ann C	To Edwai	receipt (Geo. 11	For the fu	I'o his Ro	per act	To His R	To her Rc	To his Ro	
	7			- 1	. 1	. 7	-	•	-			, ¬	-		• ′	•	- '	•

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3,907,136 16

3,466,84**0** 440,296

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440,296

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5641 Aln	July 1795	•
months, due 5th July 1795	ended 5th July 1795	ditto
	quarter,	i
oool, for th	fund for th	
ady Dorchester, on her annuity of 1,000l, for three	Total charge on the confolidated fund for the	1
on per a	e on the	itto
Dorchefter,	Total charg	Surplus of d
ady	• '	

.—The above fum of 440,2961. 8e. 34d. is to be applied to the following MEMORANDUM. purposes, viz.

190,296 2 50,000 To the commissioners appointed for the reduction of the national debt in part of 2,895,000l. granted out of the confolidated fund, for the service of the year 1795 An Account of the Income of the Consolidated Fund, for the quarter ending 10th October 1795.

C-Clidered duries of automo	040 215	7.2	^
	, 040,21 5 ,806,149		9
			_
Ditto stamps — —	365,411		7
Ditto falt — —	* -	•	5 1
Ditto letter money —	128,000	•	-3
Seizures since 25th October 1760	10,500	14	-5 *
Profers ditto —	105	•	
Compositions ditto — —	, 0	3	4
Rent of alum mines ditto	480		T
Duty on male servants, since 5th July 1785	12,214	II	72
Deduction of 6d. per lib. on pensions, since 24th			
June 1721 ——	15,000		
Ditto 18. on falaties and penfions,	• • •		
fince 5th April 4758 —— —	7,000		
Duty on houses and windows, since 10th October	-		
1766	42,675	4	$8\frac{1}{2}$
Ditto on inhabited houses, since 5th July 1779	27,103	-	_
Ditto on hawkers and pedlars, fince 23d July 1710	1,040		
Ditto hackney coaches and chairs, since 1st August	•		
1711 — — —	8,800		
Ditto on horses, since 29th September 1784 —	12,765	9	0 <u>1</u>
Ditto on four-wheel carriages, since 5th July 1785	25,556	4	5
Ditto on two-wheel carriages ditto —	4,043	8	74
Ditto on British spirits, since 5th January 1791			12
Ditto on foreign spirits, since ditto —	25,754		
Reserved out of bills and receipts, since 1st August	15,430		
	00.750		
1791 — — — — — — — — — — — — — — — — — — —	32,150		•
Duty on British spirits, since 21st February 1794	26,725		
Ditto foreign ditto, since ditto	18,049		4
Ditto on attornies articles, fince 5th February 1794	4,357	13	6
Ditto on bricks and tiles (excise), since 28th March	-0		
1794	18,751		
Ditto (customs), fince ditto	200		•
Ditto on slates, stones, &c. since 9th May 1794	· 3,753	19	17,
Ditto on paper (excise), since 5th April 1794 —	18,750		
Surplus of ditto —— ——	22,022		
Duty on paper (customs), fince ditto	2,200		
Ditto on glass, since ditto — —	8,146		
Ditto on distillers licences, fince ditto	9,000		
Surplus of ditto —— ——	8,000		
Duty on British spirits, since 23d February 1795	27,864		
Ditto on foreign ditto, since ditto	15,415		
Ditto on coffee and cocoa, fince 16th March 1795	3,593		
Ditto on tea ditto	52,859		
Ditto on fruit, filk, &c. — —	20,101	Iζ	8
Ditto on hair powder certificates, since 5th May 1795	111,816	_	0
Vol. XLV. 5 G	•	•	
, va ,			

Ditto on sweets,	fince ditto		2,954		
Ditto on wines,	fince ditto	-	356,736 16,059		
Ditto on ship policies			16,059	19	
Ditto on additional receipts	•	-	4,204		
Ditto on additional stamps	•		8,713	15	8
Ditto on coals, fince 5th July	1795 -		71	14	2

Arrears of the duty on female fervants 94 0 0½

Ditto — waggons 81 9 3½

Ditto — carts — 73 17 11½

Ditto — men fervants,

anno 1777 — 9 9

Ditto 53d 4s. aid, anno 1789 679 18 5

Ditto 55th 4s. aid, anno 1791 680 17 2½

Ditto 56th 4s. aid, anno 1792 4,646 5 0½

6,265 16 117

£. 4,457,583 15 9\$

Exchequer, the 15th day of April 1796.

JAMES FISHER.

the Charges upon the Confolidated Fund, for the quarter ending 1 oth October 1795. An Account of

EXCHEQUER.

0	∞	711 114	₹9	H	(1))	9
©	11	4	0	13	9		0
2,048 18 0	11 156.7	6,181	2,038	1,229	2,649 6	270	21,431 0
y's Exchequer,	October 1795	ŀ			į	1	1
Rober 1795 pt of His Majest	onths, due roth	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto
hs, due roth Oé ficers of the recei	for three mo	tor ditto	for ditto	for ditto	for ditto	for fix months	for ditto
hree mont s to the of		1	1		j	x months	1
and three lives, for ticife, with the falaric	•	with ditto	with ditto	1708, with ditto	1708, with ditto	of furvivorship, for si	act 29 Geo. III.
ties 2-7ths excise for two and three lives, for three months, due roth October 1795 3,700l. per week excise, with the salaries to the officers of the receipt of His Majesty's Exchequer,		Anno 1706	1707	per ist account anno	2d account anno	on lives with benefit o	in classes, per
Annuities 2-7th						Annwi	5 (

:

SOUTH SEA COMPANY.

Annuity and management on 24,065,0841. 13s. 1114d. their present capital, for three months, due 10th October 1795 183,993 13 51

BANK OF ENGLAND.

:	662,368 15	57,475	•
ment on 32,750,000l. four per cent. annuities for fix months, due	Annuity and management on 2,750,000l. four per cent annuities, granted by an act 34	Geo. III. for fix months, due ditto To fuch of the contributors for railing 18,000,000l. for the fervice of	the year 1795 as Completed them whose payments on 2,012,2001. 68. 8d on or before the 2d April 1795, for fix months, due 10th October 1795, which annuities are by the act of 35 Geo. III. direct-

40,244

s 18 and 19	ths, dueditto	due ditto
ine years, by act	- for fix mon	for ditto
and twenty-ni	1	ı
Annuities for thirty and twenty-nine years, by acts 18 and 19	. Geo. III.	Management on ditto

Annuities for 182 years, by act 29 Geo. III. for ditto due ditto Management on ditto

Annuities for long terms, confolidated by feveral acts of Parfiament, for fix months, due ditto Management on ditto for ditto

Annuities granted by act 34 Geo. III. for fixty-fix years and one quarter, due ditto for ditto for two years, ended 10th October 1795

To fuch of the contributors for raifing 18,000,000l. as completed their whole payments on or before the 2d April 1795, for fix months, due to October 1795, on annuities granged by an act 35 Geo. III. for fixty-five years and one quarter, and which were directed by the faid act to be added to, and made one joint flock with the above-mentioned annuities

12,208 18

. 8 11 665'616			‡01 21 615'112	,	•			
199,755 16 8	• • • • • • • • • • • • • • • • • • •	204,440 I SA	7,079 11 5	356,334 5 9\$	2			
159,511 13 4	to 202,165 12 2\frac{1}{2} \tag{2}	2 21 82 2		352,370 2 6 3,964 3 31	31,395 16 8 1,412 16 3			

S8,209 9 5	73,291 1 7	462,434 0 8
Annuity on 41,540,0731. 16s. 4d. three per cent reduced annuities, for fix months, due 10th of October 1795 Management on ditto, after abating the fum of 8911. 0s. 214. being after the rate of	623,101 2 11	
fioners appointed for the reduction of the national debt, before 5th April 1795	8,455 10 1	7
On the capital flock of 6,250,000l. three per cent. annuities, created in respect of 4,500,000l. borrowed pursuant to an act 33 Geo. III. for three months, due 10th October 1795, after the rate of 11. per cent. per annum and is to be placed to the account of the Commissioners apprinted for the reduction of the national debt. On the capital stock of 11,000,000l. three per cent. annuities, created by an act 34 Geo. III. for the same time, to be placed to the account of ditto On the capital stock of 2,750,000l. sour per cent. annuities, created by the above act, for same time, at the same rate, to be placed to the account of ditto On the sum of 9,680l. per annum, being 11. per cent. per annum on the sum ectual value of the annuity of 11s. 5d. per cent. on the afore-mentioned 11,000,000l. granted for sate, reckoning the same at the rate of 31. per cent. per annum for the same	15,625 27,500 6,875	
me, to be placed to the account of ditto	2,420	

13,720

12,500

25,000

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	m				0	10 N		46	•
	4,816 6	45,000	15,000		3,208 15	4,024 14 10£	·	12,128 15	8 165,1
On the capital stock of 1,926,5251. 128. 5d. five per cent. annuities, created by an act 34 Geo. III. in lieu of navy and victualling bills delivered up to be cancelled, for the			the account of ditto on the future actual	value of the annuity of 9s. 6d. per cent on the aforementioned 18,000,000l. granted for fixty-five years and three months by the faid act 35 Geo. III. at the end of forty-five years, reckoning the fame at the rate of three per cent. per annum for the fame	time, at the fame rate, to be placed to the account of ditto On the capital flock of 1,609,8971. 17s. 1d. five per cent. annuities, created by an act	the fame time, at the fame rate, to be placed to the account of ditto	Annuiries granted by the acts of the 4th and 5th of King William and Queen Mary, and charged upon the 9d. per barrel (excife) commonly called 14 per cents. which ceased on the 5th February 1792, for three months, due to October 1795, to be		ditto

Annuities granted anno 1777 for ten years, amounting to the sum of 25,000l. per annum, which ceased on the 5th April 1787, sor six months, due 10th October 1795, to be placed to the account of ditto

Bank of England on their capital of 3,200,000l, at three per cent, per annum, for three monts, due 12th

August 1795

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:	4	•	•				•			٥																
	2						2			5																
	30,474 10 10	3,750	9,375	13,125	104.7		3,262	35		162	224,500	16,250	3500	1,000	3,000	2,250	2,000	750	1,000	2005	375	1,750	75	75	2	
):Rober	ł	1	ľ	ŀ	1	10th of	1	to, due ditto	l-office,	1	I	J	1	ŀ		Į	1	ı	t	1	ı	1	}	i	1	
the, due roth C	ı	due ditto	due ditto	due ditto	due ditto	months, due	1	icences, for dit	• per annum, re Exchequer Bill	, due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due	d uc	
, for three mon		for ditto	for ditto	for ditto	for ditto	ances for three	1	uties on wine l	officers of the	three months	for ditto,			_		đ.	Ď,	Į,					Į,	ğ	for ditto,	
on 4,000,0001, purchased of the South Sea Company, for three months, due 10th October]	per sonum,	1	ı	J	To the Judges of England and Wales on their feveral additional allowances for three months, due 10th of	1	The keeper in the office for managing the former duties on wine licences, for ditto, due ditto	paig to the augitor of "harmone" and the Exchequer for falaries to the officers of the Exchequer Bill-office,	•	1	a his annuity of 65,000l.	ditto 14,000l.	on ditto 4,000l.		on ditto 9,000l.			on ditta 4,000l.				_		on ditto, 200l.	
ol. purchased of the	1	on 500,000!. at three per cent. per annum,	ol: at ditto		. at dicto	d Wales on their fe		er in the office for i	Clerk to the Olerk		_	To His Royal Highness the Prince of Wales, on his annuity	Juke of York, on	utchefs of York,	ake of Clarence, o	ske of Gloucefter,	1	ur Onflow, Efq.	1	1	ı	e auditors of the in		1	To Charles Harris Efg on ditto,	
on 4,000,00	!	on 500,000	00,021,100	on 1,750,000L	on 986,800l	es of England and	707	ffice keep	e augitor of At	ole to him pe	cort of His 1	al Highness the P	al Highness the I	al Highness the D	at Highness the D	al Highness the Du	1	To the representatives of Archur Onllow, Esq.	of Chatham	docy	arhield	of Bute, one of the	are Efq.	glefworth Efq.	darria Efg.	
Ditto	1795	Ditto	Ditto	Ditto	Ditto	To the Judg	October 1795	e f	Paid to the	now payat	For the support of His I	To His Roy	To His Roy	To Her Roy	To His Roya	To His Roy	To ditto	To the repre	To the Earl	To Lord Ro	To Lord Heathfield	To the Earl	To Philip De	To John Wig	To Charles I	

	250	250	250	125	125	250	750	250	1,500	3,450		440		4,000		•			2,800		340		2,178	•	819
To Sir William Musgrave, Bart, one of the commissioners for auditing the public accounts, on his annuity of		litto 1,000l.	litto 1,000l. for ditto,	itto çool. for ditto,	itto gool.	itto 1,000l		itto 1,000l. for ditto,	for ditto,	To Sir George Yonge, master of His Majesty's mint — for ditto, due ditto	To the clerks in the office of the Clerk of the Pells, for their fervice in the execution of the acts 29 and 30.	Geo. III. for granting annuities on lives, with benefit of furvivorship, for fix months, due ditto	To the Sheriffs of England and Wales, for their charge of taking forth their letters patent for their respective	offices, and for passing their accounts for one year, due ditto	To John Reeves, Esq. receiver of the seven public offices established by an act 32 Geo. III. intituled, "An	act for the more effectual administration of the office of a Justice of the Peace in such parts of the counties	of Middlesex and Surrey, as lie in and near the metropolis, and for the more effectual prevention of selo-	nies;" to enable him to discharge the salaries due to the Justices, clerks, and incidental expences atten-	dant on the faid offices	To George Atwood, Efq. inspector of tontine certificates to defray the expences attending the execution of an	rm of years	To the Clerk of the Hanaper in the Court of Chancery, towards defraying the charges for sularies and allow-		To Henry Addington Esq. Speaker of the House of Commons, to complete 1,500l. for the quarter ended	

£. 1,485,493

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1,373	93	83
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	179	
•	Total charge on the confolidated fund, for the quarter ended 10th October 1795 Surplus of ditto	
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Exch	Total chars Surplus of	
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She		V Q
to to		
To the Usher of the Exchequer, for necessaries for the quarter ended 5th January 1795 CDixto gth April 1795	1 77 17	
. VOL.	XLV.	1

-The above fum of 1,495,493l. 6s. 11d. is to be applied to the following MEMORANDUM.-

To the Commissioners appointed for the reduction of the national debt 250,000 In part of 2,895,000l. granted out of the consolidated fund, for the service of the year 1795 1,235,493

An ACCOUNT of the Income of the Confolidated Fund, for the quarter ending on the 5th January 1795.

	•	_	,
Consolidated duties of customs 1,	£. 033,776		d.
	533,022		
	260,505		
Ditto — on falt —	96,644	16	rI
Ditto — letter money —	78,000	45	0
Seizures, fince 25th October 1760			0
Profers, fince ditto	•		_
Rent of allum mines, fince ditto	33	• •	5
Compositions, since ditto		6	8
Deduction of 6d. per lib. on pensions, &c. since 24th			
June 1721 ————	16,000	0	0
Ditto 1s. on salaries and pensions, since	,		
5th April 1758 — —	12,519	12	O.I
Duty on houses and windows, fince 10th October 1766			
Inhabited houses, fince 5th July 1779 -	98,165	2	8i
Duty on hawkers and pedlars, fince 23d June 1710	1,000		م َ
Ditto on hackney coaches and chairs, fince 1st August	•		
7711 —	4,000	0	0
Ditto on male servants, fince 5th July 1785 -	28,249		
Ditto on horses, fince 29th September 1784 —	30,778		
Ditto on four-wheeled carriages, since 5th July 1785	40,136		
Ditto on two wheeled carriages, ditto	13,025		5
Licences for felling lottery tickets 1794	1,748	2	Ś
Duty on British spirits, since 5th January 1791	1,064		
Ditto on foreign spirits, since ditto	29,637	0	0
Reserved out of bills of exchange and receipts, since			
1st August 1791 ——————————————————————————————————	32,150	0	0
Duty on British spirits, since 21st February 1794	1,000	0	0
Foreign ditto, fince ditto	28,494	0	0
Attornies articles, since 5th February 1794	2,831	0	0
Bricks and tiles, (excise), since 28th March			
1794	26,044	0	0
Ditto (customs), since ditto	Şo		0
Slates, stones, &c. since 9th May 1794	2,081		
Paper, (excise), since 5th April 1794	18,750		
Surplus of ditto ———————————————————————————————————	21,210		
Duty on paper, (customs), fince ditto —	100		
Glass, since 17th April 1794 —	9,577	0	0
Dittillers licences, fince ditto	9,000		
Surplus of ditto —— —— ——	22,000		
Duty on British spirits, since 23d February 1795	3,421		
Foreign ditto, fince ditto	28,307		
Cocoa and coffee, since 16th March 1795	7,289		
Tea ditto —	56,912	0	0
Fruit, silk, &c. since 5th April 1795	42,977	17	6
Coals, since 5th July 1795 Hair powder certificates, since 5th May 1795	85		
Power Commences, mile 5th May 1795	6,167	J	•

DEBATES.				787
Duty on Wines, fince 23d February 1795 -	-	144,995	0	0
Sweets, fince ditto — —	-	1,263		0
Ships policies, fince 5th July 1795		17,802	0	0
Receipts, fince ditto	•	1,129	0	0
Stamps, fince ditto		7,956	0	0
Compositions paid by the Bank of England, in lie	u of	1-75		
stamp duties on notes and bills issued by them		6,000	0	0
Arrears of the 51st 4s. aid, anno 1791 -	-	•		$6\frac{1}{2}$
Imprest money, repaid by Joseph Smith, Esq.		1,777		
Money repaid by William Henry Milburne, I	isq.	••••		• 40
Sheriff ————		2	3	0
Money brought to this account, being the fum	re-		•	
served in the Exchequer on the 10th October 17				
for the use of the public in respect to the annui				
for the nominees appointed by the Lords of				
Treasury, pursuant to an act 30 Geo. III	_	T4 424		. .3
- Licatury, purition to an act 30 Oct. 111.		12,232	13	74
		830,081	4	~3
	æ•31	030,001	7	· 9 ‡

Exchequer, the 15th day of April 1796.

JAMES FISHER.

An Account of the Income of the Confolidated Fund, for the quarter ending the 5th January 1796.

EXCHEQUER.

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2,048 18		7,957	6,181	2,038	1,229	6,649	6,159	11,233	12,283	1,384	2,587
1		•	-1							•	
•		}		į	I		I		i	1	
anuary'1796	1				•	•	•		•		•
, due 5th])	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto	due ditto
for three months, due 5th January'1796		itto	itto	itto	itto	itto	x months	itto	itto	itto	
ree lives	es of the officers	fly's Exchequer		1	ļ	i	ļ		-		l
ife, for two and th	week, with falari	ceipt of His Maje	with'ditto	with ditto	1708, with ditto	1 708, with ditto	1, anno 1745	11746	11757	11778	:1779
Annuities 2-7ths excise, for two and three lives 'for the	£.3700 per	of the re	Anno 1706	1707	Per 1st act,	2d act,	on live				

SOUTH SEA COMPANY.

Annuity and management on 24,065,0841, 135. 114d. their present capital, for three months, due 5th January 1796 183,993 13

for the half of 2701. 115. 3d. being after the rate of 5621. 108. per
million, on the principal sum of 481,0001. purchased by the commissioners for the reduction of the national debt, before 5th July 1795

For a deduction made in the warrant for the half year, due 5th July 1795, for 3,0001. more than had been purchased by the commissioners, in consequence of an error in the account transmitted from their office

BANK OF ENGLAND.

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Annuity and management on 21,406,416f. 19s. 4d. at 5l. per cent. per ann. for half a year, due 5th January 1796 539,976 17	C								
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45	113,649,6961. 58. 13d. of ditto, due ditto 1,704,745 8 roll		1,7	00	167,475 0	a	+	0	333,034 30
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Ji.	Annuity at 31, per cent, per ann on the principal fum of 113,649,6961. 58. 13d. of ditto, due ditto. For satisfying and paying the charges of management on the faid annuity for ditto, after abating	2.8.td	Annuity at 31, per vent. on 11,000,0001, added to the above capital by ast 34 Geo.	. III. for fix months, to 5th January 1776 — Charges of management on the faid annuity for the fame	For anfwering and paying half a year's annuity, due ditto, to the contributors, who, on or before ad July 1700, completed the whole of their payments on	13,744,500l. part of 18,000,000l. granted by act 35 Geo. III. to be added to the	For anfwering and paying one year's annuity to 5th January 1796, to the contri- butors who did not, on or before 2d July 170c, complete their whole payments	on 4,255,500L other part of faid 18,000,000L. on their completing the same	For an fwe
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alt a year's annuity at 31, per cent, due 5th January, who, on or before 2d January 1796, completed their ,8001, part of 18,000,0001, granted and directed by act to the above capital

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on their capital of 3,200,000l. at 31, per cent. per ann, for three months, due 12th		Ditto goo, cool. at ditto for ditto due gth January 1796	Ditto 1,250,000l. at ditto	Ditto 1,750,000l. at ditto for ditto due ditto	Dirto 986,000l. at dirto — for dirto due dirto	Ditto 4,000,0001, at ditto, purchased of the South Sea Company for three months, due ditto	Annuities granted by acts 4th and 5th of King William and Queen Mary, commonly called 14 per cents. which ceafed on 4th February 1702, and are to be placed to the account of the commif-	fioners for reducing the national debt, for three months, due 5th January 1796	Annuities for 96 years by acts 5th and 6th of the fame reign, which ceafed at the fame time, and	are to be placed to the tame account	Annuity at 11, per cent, per ann, on 6,250,0001.—31, per cent, annuities, created in respect of 4,5001. borrowed by act 22, Geo. III for one quarrer, ended orb January 1706, to be placed to the ac-	count of the above committioners	Annuity at 11. per cent. per ann. on 11,000,000l41. per cent. annuities, created by act 34 Geo.	III. for the fame time, to be placed to the account of ditto	2,750,0001 4 per cent. annuities, created by the above act	le account of ditto	il. per cent. per ann. on the future actual value of the annuity	11,000,000l. granted for 66 years and three months, by the	of 45 years, reckoning the fame at the rate of 31, per cent. per	of ditto	926,525l. 128. 5d. in 5 per cent. annuities, created by act 34	siling bills delivered up to be especified, for the lame, on		18,000,0001-31. per cent. annuties, created by act 35 Geo.

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ated by the fame act fo	years and three month	nnuities, created by an cancelled, for the same		, to reimburse so much fices, in relation to the		ary 1796	for ditto	for ditto	annum, to the act 23		for ditto	for ditto	for ditto	for ditto	for ditto
Annuity at 11. per cent. per ann. on 6,000,0001.—4 per cent. annuities, created by the same act for	Annuity on 12,8351. per ann. being 11. per cent. per ann. on the future actual value of the annuity of 95. 6d. per cent. on the above-mentioned 18,000,0001. granted for 65 years and three months by the faid act, at the end of 45 years, reckoning the fame at the rate of 31. per cent. per ann.	Annuity at 11. per cent. per ann. on 1,609,8971. 17s. 1d. in 51. per cent. annuities, created by an act 35 Geo. III. in lieu of navy and victualling bills delivered up to be cancelled, for the same	_	To the chief cashier of the Governor and Company of the Bank of England, to reimburse so much paid for sees of various natures at the Treasury, Exchequer, and other offices, in relation to the	accounts of the feveral Bank annuities	For the support of His Majesty's household, for three months, due 5th Janua	To the Judges of England and Wules, on their several allowances To Ann Cass, late office keeper in the office for managing the former duties on wine	licences	To Edward Roberts, Esq. first clerk to the Clerk of the Pells, on 650s. per annum, formerly paid to the Auditor of the Receipt of the Exchequer for salaries to the officers of the Exchequer Bill Office, and now payable to him per act 23	Geo. III.	To His Royal Highness the Duke of York, on his annuity of 14,000l.	To Her Royal Highness the Dutchess of York on her annuity of 4,000l.	To His Royal Highness the Prince of Wales, on his annuity of 65,000l.	To His Royal Highness the Duke of Clarence, on ditto 12,000l.	To His Royal Highness the Duke of Gloucester, on ditto 9,0001.

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To His Royal Highness the Duke of Gloucesser, on his annuity of 8,000l. To the Earl of Chatham, on ditto 4,000l. To Lord Rodney, on ditto 2,000l. To Lord Rodney, on ditto 1,500l. To Lord Heathfield, on ditto 1,500l. To the Earl of Bute, late one of the Auditors of the Impress on 300l. To Philip Deare, Esq. To John Wigglesworth, Esq. To Charles Harris, Esq. To Charles Harris, Esq.	To Sir W. Mugrave, Bart. one of the commiffioners for auditing the public accounts counts To John Thomas Batt, Efg. another To William Chamberlayne, Efg. another To William Chamberlayne, Efg. another To Sir Ichn Dick Rarr anneher other nuity of 1,000l. per ann. pgis, on his annuity of 3,000l. flee for auditing the public accounts flee for auditing the public accounts	Addington, Speaker of the House of Commons, together with 4001, 11s. being the net produce of payable out of His Majesty's civil list revenues, 5001, due for the quarter ended 25th December of the seven Public Offices established purfusut to

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£3,380,081

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an act 32 Geo. III, for the more effectual administration of the office of Justice of the Peace, to enable him to discharge the incidental expences of the said offices To Thomas Marsham, Esq. Secretary to the commissioners for issuing Exchequer bills to a limited amount, for the purposes and in the manner mentioned in an act said act.	•

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Total charge on the confolidated fund, for the quarter ended 5th January 1796
Surplus of ditto, to be applied by the commissioners appointed by Parliament for reducing the national debt, in part of 250,000l. for the quarter ended the 5th day of January 1796

Vol. XLV.

An Account of the Income of the Consolidated Fund, for the quarter ending 5th April 1796.

	ſ.	4	. ,
Consolidated duties of customs	753,369	0	. d.
Ditto excise	752,976 1,352,976	to	
Drito itamps	288,726	-7	74
Ditto falt —	116,798	•	ro I
Ditto letter money —	-	_	104
Seizures, since 25th October 1760	134,000		
Profers, fince ditto	I I	•	•
Compositions, since ditto	0	6	-8
Deduction of 6d. per lib. on pensions, &c. since 24th	J	U	-0
June 1721 — Fernions, del mice 24th	hate		
Ditto 18. on falaries and pensions, since	6,951		
5th April 1758	a coo	_	
Duty on houses and windows, fince 10th October 176	3,500	6	. I
Ditto on inhabited houses, since 5th July 1779		6	4½ 6
Rent of alum mines, fince 25th October 1760	20,698	I	O
Duty on hawkers and pedlars, since 23d June 1710	480		
Ditto on hackney coaches and chairs, fince 1st	800		
August 1711	4 400		•
Ditto on male servants, since 5th July 1785	5,500		. 1
Ditto on horses, fince 29th September 1784	13,833		4½ 0½
Ditto on four-wheeled carriages, since 5th July 1785	17,912		
Ditto on two-wheeled ditto, fince ditto	28,609		7
Ditto on fugar, fince 11th April 1791	5,863		9
Ditto on British spirits, since 5th January 1791	316	6	5‡
Ditto on foreign ditto, fince ditto	12,239		
Ditto on bills of exchange and receipts, fince 1st	26,886		
August 1791 ——————————————————————————————————			
Ditto on game duty, fince ist July 1791	42,713		
Ditto of 101. per cent. on assessed taxes, since 5th	790		
April 1791	0	_	T
Ditto on British spitits, since 21st February 1794	10,198	9	114
Ditto on foreign ditto, fince ditto	12,871		
Ditto on attornies articles, since 5th February 1794	28,205		
Ditto on bricks and tiles (customs), since 28th March	6,201		
1794 — The Cattorie, ince 20th Watch	4.0		_
Ditto (excise), since ditto	49	17	3
Ditto on flates, stones, &c. since 9th May 1794	7,592	-	10
Ditto on paper (customs), since 5th April 1794	1,078	9	81/2
Ditto on ditto (excise), since ditto	1,683	13	8
Surplus of ditto	18,750		
Duty on glass, since 17th April 1795	29,662		•
Ditto on British spirits, since 23d February 1795	11,950		
Ditto on foreign ditto, fince ditto	12,245		
Ditto on cocoa and coffee, fince 16th March 1808	28,393		
lince ditto	2,141		
Ditto on fruit, silk, &c. since 5th April 1795	48,778	0	•
2 3 3 1/42	2,814	0	5

Ditto on coals, fince 5th July	•	– 35	9	17
Ditto on hair powder certificates fince 5th May 1	795	3,980		
Ditto on wine, fince 23d February 1795	-	199,787		
Ditto on sweets, fince ditto		2,922	•	
Ditto on ship policies, since 5th July 1795 Ditto on receipts, since ditto		17,262		
Ditto on receipts, fince ditto		1,547		
Ditto on stamps, since ditto —	 .	10,329		_
Ditto on tobacco and snuffs, since 7th December :	1795	40,338		
Ditto on horse dealers licences, since ditto	_	240		
Ditto on falt, fince 5th January 1796 -	-	8,000		
Arrears of 49th 4s. aid, anno 1785 —		49	16	2
Ditto of 55th 4s. aid, anno 1791	~ ,	24	I	6 1
Ditto of 56th 4s. aid, anno 1792		3,000		
Ditto of 57th 4s. aid, anno 1793		10,058	I	27
•	£.3,	427,683	14	1

Exchequer, the 15th day of April 1796.

JAMES FISHER.

183,993 13

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837,987 10

An Account of the Charges upon the Confolidated Fund, for the quarter ending 5th April 1796.

EXCHEQUER.

Annuities 2-7ths excise for two and three lives for three months, due 5th April 1796 3,700 per week, with the salaries to the officers of the receipt of His Majesty's Exchequer, for three	two and three lives with the salaries to	for three mon the officers	oths, due 5th April of the receipt of Hi	1796 s Majesty's Exch	lequer, for three	8,00,
anno 1706	with ditto	1	H	ionins, aue 5th 1 ditto	April 1790	7,957 6,181
1707	with ditto	[1	ditto	1	2,038
per ist act 1708,	with ditto	i		' ditto		1,229
2d act 1708,	with ditto	I		ditto	1	2,649
Annuities on lives with benefit of furvivorship	aft of furvivorship	i	for fix months	ditto		270
in classes, by act 29 Geo. III.	29 Geo. III.	1	ditto	ditto	f	21431

SOUTH SEA COMPANY.

act 29 Geo. III.

Annuity and management on 24,065,0841. 13s. 11 2d. their present capital, for three months, due 5th April 1796

BANK OF ENGLAND.

710,000 0 0	2,987 10 0	
	for ditto	
I	1	
I	i	
due 5th April 1796	Management on ditto	
	710,000	for ditto 710,000

01 1864116 110,000 Annuity on 6,000,000l. added to the above capital of 35,500,000l. by an aft 35 Geo. III. for ditto, due ditto

Annuities for thirty and twenty-nine years and for eighteen years three quarters, by acts 18, 19, and 29 of the fame reign, for ditto Management on ditto Annuity for long terms, confolidated by feveral acts of Parlia. Annuity for long terms, confolidated by feveral acts of Parlia. Management on ditto For answeing and paying the annuity granted by act 35 Geo. III. for faxty-five years and a quarter, for ditto For paying the annuity granted by an act 35 Geo. III. for faxty-five years and a quarter, for ditto For paying the annuity granted by an act 35 Geo. III. for faxty-five years and a quarter, for ditto For paying the annuity granted by an act 35 Geo. For paying the annuity on 41,540,0731. 163, 461 three per cent. For paying the annuity on 41,540,0731. 163, 461 three per cent. For paying the annuity on 41,540,0731. 163, 461 three per cent. For paying the annuity on 41,540,001. purmillion on the principal fam of 41,46,1001. purchased by the Commit- from the fame, being after the rate of 4501. per million on the principal fam of 41,46,1001. purchased by the Commit- shoth October 1795 To fuch of the contributors towards raising 8,000,0001. for the ferrice of the year 1796, as completed their whole payments on 2,074,1251. before the act April 1796 for fix months, due 5th April 1796		•				·	797
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Annuities for thirty and twenty-nine years and for eighteen years three acts 18, 19, and 29 of the fame reign, for ditto Management on ditto Annuity for long terms, confolidated by feveral acts of Parliament, for ditto Annuity for long terms, confolidated by feveral acts of Parliament, for ditto For anfwering and paying the annuity granted by act 35 Geo. III. for fixty-five years and a quarter, for ditto For paying the annuity granted by an act 36 Geo. III. for fixty-five years and one quarter, to fuch of the contributors for railing 18,000,000l. for the fervice of the year 1796, as completed their whole payments on 31,555l. 173. 6d. on or before 2d April 1796, for fix months, due 5th April 1796 Management on ditto, after abating the fum of 932l. 173. 5d. from the fame, being after the rate of 450l. per million on the principal fum of 4,145,100l. purchafed by the Commifficances appointed for the reduction of the national debt, before 1795, as completed their whole payments on 2,074,125l. before the 1796, as completed their whole payments on 2,074,125l. before the for fix months, due 5th April 1796	gn b	55 1	ဝင္သ	-	70	# F	9.4
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On the capital flock of 6,350,000l, three per cent, annuities, created in respect of 4,500,000l,, borrowed parsuant to an act 33 Geo, III. for three months, due 5th April 1706, at the rate of 11, per cent, per annum, and is to be placed to the account	of the Commissioners appointed for the reduction of the national debt On the capital stock of 11,000,000l, three per cent, annuities, created by an act 34	Geo. III, for the fame time, at the fame rate, to be placed to the account of ditto. On the capital flock of 2.7 co.000l. four per cent. annuities. created by an act 24 Geo.	III. for the fame time, at the fame rate, to be placed to the account of ditto —— On the fum of 9,680l, per annum, being 11, per cent, per annum on the future actual value of the annuity of 115, ed. per cent, on the afore-mentined, 11,000,000l.	granted for fixty-fix years and one quarter by the last-mentioned act, at the end of forty-five years, reckoning the same at the rate of 31, per cent. per annum for the	fame time, at the fame rate, to be placed to the account of ditto On the capital flock of 1,926,525l. 128. cd five ner cent, annuities, created by an act 34 Geo, III. in lieu of navy and vi to delivered up to be cancelled.	at the fame rate, for the fame time, to be placed to the account of ditto On the capital flock of 18,000,000l, three per cent. annuities, created by an act 35 Geo. III. for the fame time, at the rate of 11, per cent. per annum, to be placed to the	On the capital flock of 6,000,000l. four per cent. annuities, created by the laft-men-	tioned act, for the fame time, at the fame rate, to be placed to the account of ditto On the fum of 12.84cl, per annum, being one per cent. per annum on the future actual value of yaloe of yaloe of ye. 6d. per cent, on the afore-mentioned 18,000,000l. granted for fixty-nive years and one quarter by the faid act 35 Geo. Hill: at the end of forty-five years.	fame time, to be placed to the account of ditto On the capital flock of 1,609,897l. 17s. 1d. in five per cent. annuities, created by an act 14 Geo. III, in lieu of navy and victualling bills delivered up to be cancelled at	the fame rate, for the fame time, to be placed to the account of ditto

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the capital flock of 21,600,000l. three per ce 18,000,000l. borrowed in purfuance of an act 3 fame time, to be placed to the account of ditto the capital flock of 4,000,000l. three per cent	tioned acts in respect of the said loan, for the same time, at the placed to the account of ditto On the sum of 8,4601, per annum, being one per cent, per annum on	t the annuity of 6s. 6d. per annur ur years and one quarter, at the en r cent. per annum for the fame t	granted anno 1777 for ten years e 5th April 1787, and are to be	granted by the acts of the 4th an riged upon the 9d. per barrel excon the 5th February 1792, and a granted by the acts of the cth an	commonly called tonnage, which ceafed on the faid 5th February be placed to the account of ditto	nk of England on their capital of 3,200,000l. at three per cent. per Rebruary 1796	due 5th April 1796 ——— tto on 500,000l.	on 1,750,000l.
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To the Judges of England and Wales on their feveral additional allowances, for three months. To Ann Cafs, late office keeper in the office for managing the former duties on wine licences. To Edward Roberts, Efq. first-clerk to the Clerk of the Pells, on the allowance of 650l. formerly paid to the auditor of the receipt of the Exchequer for falaries to the officers of the	Bill-office, and now gayable to kin per act 23 Geo. III, for three most for the fupport of His Possessia, whold To His Royal Highness the Pinne of Wales, on his annuity of 65,000l. To His Royal Highness the Duke of York, on ditto 4,000l. To His Royal Highness the Duke of Gloucester, on ditto 9,000l. To ditto To ditto Office of Clarence, on ditto 12,000l. To the Earl of Chathan Arthur Onlow, Esq. on ditto 12,000l. To the Earl of Chathan Onlow, Esq. on ditto 12,000l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress, on 300l. To the Earl of Bute, late one of the auditors of the impress on 300l. To the Earl of Bute, late one of the auditors of the impress on 300l. To the Earl of Bute, late one of the auditors of the impress on 300l. To the Earl of Bute, late one of the auditors o	To Richard Penn, Efg.

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	To John Reeves, Efg. receiver of the feven public offices established pursuant to an act 32 Geo. III. intituled, "An act for the more effectual administration of the office of Justice of the Peace in such parts of the counties of Middlesex and Surrey, as Le in and near the metropolis, and for the more effectual prevention of felonies;" to enable him to discharge the falaries due to the faid cierts justices, and inciden-	To the Uther of the Exchequer, for necessaries for the quarter ended 5th July 1795 To the Uther of the Exchequer, for necessaries for the quarter ended 5th July 1795 To the Uther of the Exchequer, for necessaries for the quarter 1795 To the Uther of the Exchequer, for necessaries for the quarter 1795 To the Uther of the Such October 1795 To the House 1795 To the October 1795 To the House 1795 To the House 1795 To the House 1795 To the fum of 800l, having been read and the fum of 410l, 18, payable at the Exchequer on the allowance of cl. a day out of	To the clerks of the office of the Clerk of the Pells, for their fervice in the execution of the sets 29 and 30 pt. Goo. Ill. for granting annuities on lives, with benefit of furvivorship, for fix months, due 5th April 1796 To Six George Yonge, Bart, matter of His Majesty's mint in England	Total charge on the confolidated fund, for the quarter ending 5th April 1796	MEMORANDUM.—The abave furs of 460,913l. 6s. 21d. is to be applied to the following purposes; viz. To the Commissioners appointed for the reduction of the national debt In part of 2,895,000l. granted for the service of the year 1795, out of the confolidated fund	£.460,913 6

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Names of the count	countries.	1792.	1793.	: 1794.	1795-
Antigua	ļ	122,764 1 10	305,647 12 9	238,357 16 11	183,747 17 0
Barbadoes	1	7 12	255,276 10 0	6,00	14,517 10
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Grenada	I	81,116 1	521,568 1 3	_	15
Jamaica	1	, ၁ ၁	_	53	2,434,374 19 5
Montferrat	1	7	54,278 1 7	5,504 0	4 46
Nevis	1	66,996 18 3	01 5	12	8,289 5'1
St. Kirts	1	16	252,101 12 6	8,740 4	01
St. Vincent	I	235,831 7 1	461 S	224,767 18 5	742 7
	1	106,200 5 4	98,347 3 5	349 \$	727 0
Total British West Indies,	est Indies,	4,128,047 .5 1	.4.271,975 I S	4,494,594 I .4	3,838,240 12 10
Guadaloupe				2, (12 9	22,741 19 11
Martinico -	i	1 L 896 .	.x,216 I 4	55,30	58,134
St. Domingo	1	-3,506 3 0	4,753 11 2	2,162 11	32 11
St. Lucia]			77,829 16 9	01 91
Tobago	I		67,638 15 4	2,33	0 61 959,661
Buenos Ayres	.1				264 14 .
Curacas	1		12,802 14 9		
Cuba	!	£: 81 121.2.		1 5 611'11	7 4. 61. 128.61

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1	14,425	27,903	4,648	1,388	2,922		. 46,188	42,950	1	1	20,366	16,524		82,992		65,097		877,632
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10,318	1	•	787		32,25	3,945	20,082			507	64,509	25,035		122,549	1,701,547	82,912	19,659,358	
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Curaffoa	Demarara	Marigalante	St. Bartholomew	St. Croix	St. Eustatius	St. Martin	St. Thomas	Trinidad -	Y ucatan	Faulkland's Islands	Honduras Bay	Florida	Nootka Sound	Southern Fishery	Afia.	Africa	Grand Total	Prize Goods

each		œ	_	9	0	1 0	0	~		~		0	•	-	9	_	7	ek	~		, ,		_	•	~		i I
80		0		∞	~				H	_		M	· •	•		61			m			-	0	0		6	1
distinguishing	.\$641	98,464	2,267	H	5	H	2,000	4,373	13,508	368	W	2,353 1	0	2,773	5,717	34,588	9,319	815 I	9,938	.797.463 I		&	2,854 1	× ×	636	5,452,867	
1795,							~											,	•	~						**	
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92, 1793, Y. and to	17	489,184	8	105,273	9	226,910	5,943,225	,640,91	60	34.54		34,	4,6	17,866	6,660	113,629	597,237	13,322	2	2,480,476	49,388	1,689	75.415		127	14,445,003	
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Einzdom. Stat		291,265	320,827	16,4	68,444	<u>`</u>	. Ā	1,616,783	0	228,882	547,135	$\overline{}$	476,726	26,120	19.594	116,110	532,688	10,954	45,270	1,943.324	50,264	1,702	86,903	45,481	1,020	9.907.179	
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		II	W	14	(1)	99	H	∞	m	m	14	~	7 1	o	-	4	1 1	14	17	17	7	S	W	-	m	∞	
of the Exports fron	_	312,720	800,762	118,340	67,075	80,603	1 1 %	1,516,449	1,031,093	1,228,160	200,620	45,005	794,101	17,277	73,957	123,167	946,120	17,112	273,785	•	37.528	1,524	\$5,350	S	949	12,817,049	
otal value	=	1	i	1	1.	I	i	1	1	i	I	1	i	1	1	1	i	ļ	ļ	l	i		1	l	Į	ı	\
An Account of the total	Names of the Kingdoms, Sta	ırk,	1	1]	1	ny,	ر. ا	Austrian Flanders,	i	al,	,a,	I	, S.	ts,	ar,	[1			Man,	Alderney,	Guernfey,	. Jersey,	and,	Cotal of all Europe,	
An Ac	Names (Denmark,	Ruffia,	Sweden,	Poland,	Pruffia,	Germany	Holland,	Austria	rance	ortugal,	Madeira,	pain,	Janarics,	it reights,	Fibraltar,	taly,	/enice,	Curkey,	reland	fle of]		1		dreenland,	Total c	

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1,397,736 656.148 771,487 15,768 15,768 13,573	5,254,114	32,590 132,801 1,633 357,698 92,166 170,479 28,232 184,178
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768,832 19 640,129 9 662,165 6 '9,293 8 227,588 2 12,423 14	3,859,871 11	83,238 15 130,041 17 886 15 399,920 14 42,811 13 121,037 14 46,903 10 146,430 19
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855,2 247,5 249,0 311,2 26,2	3,514,68	26,194 136,043 4,280 424,775 53,494 111,043 22,420 126,238 31
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781,074 505,119 846,517 38,157 575,266	4,271,418	49,835 151,187 6,224 524,292 76,999 173,132 35,055 102,753 511
	1	nd, Sk,
ina,	Total of the States,	Hudfon's Bay, Newfoundland, St. John's Island, Canada, New Brunswick, Nova Scotia, Bermuda, Bermuda, Cape Breton, Total British Cont
Pennfylvania, Maryland, Virginia, North Carolina, South Carolina, Georgia,	of the	Hudfon's Bay, Newfoundland, St. John's Island, Canada, New Brunfwick, Nova Scotia, Britmuda, Britmuda, Cape Breton, Cope British Co
New York, Pennfylvan Maryland, Virginia, North Care South Care	otal	Hudfon's Newfounds, St. John's Canada, New Bru Nova Sco Bermuds, Buhamas, Cape Bret Total Bri

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	8, 283 10 3		307 14 11	1	61 2		1	239 12	2,384,347 14 6	22,508 17	91 8		27,270,553 0 5.
266 17 6	3,017 7 0	3,615 14 0	1,953 16 4		3,722 8 10	36,150 10 3	1,109 14 0		6 628	749,822 18 5			26,748,083 18 10
11	9 8 416	892 16 I	1,383 16 2		5,270 17 2	3	712 15 0	9 0 016	1,4	384,587 2 2		389,874 3 5	20,390,180 6 10
3,960 6 4	3 81 118	17,829 0 2	8,023 13 I	+		48,889 9 5		805 17 4	2,437,887 11 0	1,367,919 3 4	-		24,905,200 3 5
IJ	i	ſ	1	1	I	1	i	i	I	1		1	
St. Eustatius	St. Thomas	Trinidad -	X Yucatan	Faulkland's Islands	A Honduras Bay	Florida	Nootka Sound	Southern Fishery	Afia	Africa	West Indies in general	Prize Goods	Grand Total

Inspector General of the Imports and Exports of Great Britain.

fix months after the date of each ship's report; and as several of the ships did not arrive last year until the month of December, therefore the account of the value of the imports from India for The importation of goods from the East Indies is not brought to account at the Custom House until that year cannot as yet be given. Office, condon,

Inspector General's Custom House, Lo

An ACCOUNT of the total Value of the Imports into, and Exports from Great Britain, in the last ten years, distinguishing each year.

IMPORTS.		EXPORTS.				
1786	15,786,072 7 5	16,305,866 8 2				
1787	17,804,014 16 1	16,869,789 6 6				
1788	18,027,170 1 3	18,124,072 15 9				
1789	17,821,102 10 7	19,340,548 17 7				
1790	19,130,886 5 3	20,120,121 17 2				
1791	19,669,782 13 7	.22,731,995 7 3				
1732	19,659,358 6 7	24,905,200 3 5				
17.93	19,256,717 9 8	20,390,180 6 10				
1794	22,288,894 — 5	26,748,083 8 10				
1795		^{27,270,553} — 5 THOMAS IRVING,				
Inspector G	reneral's Office,	Inspector General of the				
Custom-House, London,		Imports and Exports of				
	2th, 1796.	Great Britain.				

Note. The importation of Goods from the East-Indies are not brought to account at the Custom House until six months after the date of each ship's report; and as several of the ships did not arrive last year until the month of December, therefore the account of the value of the Imports from India for that year cannot as yet be given.

An ACCOUNT of the Total Produce of the Duties of CUSTOMS, EXCISE, STAMPS, and INCIDENTS, respectively, for one Year, ended the 10th Day of October 1795; distinguishing (as far as possible) in each Branch, the Produce on every separate Article, the Duties on which have amounted to one thousand pounds, or more, in the sour Quarters of the said Year, viz.

The total produce of the duties of customs for one year, ended the 10th day of October 1795, as per accompt

Ditto of the excise for one year, ended ditto (exclusive of 586,8391. 12s. the produce of the annual malt duties) as per accompt

Ditto of the stamp duties for one year, ended ditto, as per accompt

Ditto of incidents at the receipt of the Exchequer for one year, ended ditto, as per accompt

1,609,906 19 3½

Ditto of incidents at the receipt of the Exchequer for one year, ended ditto, as per accompt

1,940,331 13 0½

Memorandum.—To the above sum of 3,412,255l. 6s. 8½d. the produce of the duties of customs, should be added 112,918l. 18s. 4d. the amount of the payments in the several ports for bounties for raising seamen, pursuant to acts of the 35th of the King.

Memorandum.—In the sum of 1,940,3311. 13s. 03d. stated as the amount of incidents at the Exchequer, is included 24,175l. 12s. 2d. being the amount of imprests and other monies paid within the above period.

Presented, pursuant to an act of the 27th year of his present Majesty's reign, the 10th day of November 1795, by

GEORGE ROSE.

An ACCOMPT of all additions which have been made to the annual charge of the PUBLIC DEBT, by the interest or annuities for or on account of any loan which hath been made, or any annuities which have been created, subsequent to the passing of an act of the 27th year of the reign of His present Majesty, intituled, "An act for repealing the several duties of customs and excise, and granting other duties in lieu thereof, and for applying the said duties, together with the other duties composing the public revenue; for permitting the importation of certain goods, wares, and merchandize, the produce or manusacture of the European dominions of the French King, into this kingdom; and for applying certain unclaimed monies remaining in the Exchequer for the payment of annuities on lives, to the reduction of the national debt."

By virtue of an act 29th George 3d, the sum of 187,000l. was raised by annuities, after the rate of 7l. 9s. 9d. per cent. per annum, for the term of 18 years and 3 quarters, from the 5th day of April 1789, and then to cease; which annuities were directed by the said act to be added to, and made one joint stock with, certain annuities granted by two acts of the 18th and 19th years of His present Majesty, payable half-yearly at the Bank of England, and charged upon the consolidated sund; the amount whereof, with the charges of management for the same, for the year ended the 10th of October 1795, was

14,159 2 10

By virtue of one other act of the same session, the sum of 1,002,500l. was directed to be raised by annuities on lives, with the benefit of survivorship, distributed into classes, and to be paid at the Exchequer, and charged upon the confolidated fund (but by certain persons neglecting to complete their whole payments a deficiency was occasioned, whereby the fum on which the annuities were granted amounted to the fum of 1,002,099); part of which said annuities, by an act of the 30th year of His said Majesty's reign, were converted into annuities for a certain term of 69 years and one quarter, from the 10th day of October 1790, and were directed by the said act to be added to, and made one joint flock with, certain annuities granted by two acts of Parliament, of the first and second years of the reign of His present Majesty, and several subsequent acts, payable at the Bank of England; viz.

The charge for the annuities on lives, payable at the Exchequer, for one year, from the 10th day of October

1794 to the 10th day of October 1795 42,862 1 0

Whereof has been reserved at the Exchequer for the use of the public, and carried to the consolidated fund, in

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respect of the no-
  minees appointed
  by the commission-
  ers of the treasury,
  for the quarter
  ended the 5th day
  of July 1795 — 12,230 16 4½
Referved also at the
  Exchequer, to be
  carried to the con-
  folidated fund, for
  the quarter which
  will end the 5th
  day of January
  1796
                     12,232 13 74
                                      24,463 10 01
Whereby the charge to the public is
  reduced to
                                      18,398 10 117
The charge for annuities and manage-
  ment, payable at
  the Bank of Eng-
  land, for the an-
  nuities to continue
  69 years and one
  quarter, for one
  year, ended the
  10th day of Octo-
  ber 1795
                      24,639
The charge incurred
  byGeorgeAtwood
  Esq. Inspector of
  the tontine certi-
  ficates, to defray
  the expence at-
  tending the execu-
  tion of the above-
  mentioned acts of
  Parliament —
                         700
The charge for the
  clerks in the office
  of the clerk of the
  pells, for their fer-
  vice in executing
  the said acts, for
  one year, end-
  ed the 10th day
  of October 1795 ··
                            880 o
To the usher of the
  Exchequer, for ne-
  cessaries furnished
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the offices for managing these annuities, in the year anded the said soth day of October

696 11 9

26,915 18 11

45,314 9 10

59,473 12

By virtue of an act 33dGeorge 3d, the sum of 4,500,000l. was borrowed for the service of the year 1793, the contributors whereof were entitled for every 72l. contributed and paid, to 100l. capital stock, after the rate of 3l. per cent. per annum, amounting to 6,250,000l. and to be added to, and made one joint stock with, the 3 per centum annuities, consolidated by acts 25th, 28th, 29th 32d, and 33d. George 2d, and several subsequent acts, to commence from the 5th day of January 1793.

The charge in respect of the same, for one year's annuity and management, amounts to — — 190,312 10

In pursuance of an act 32d George 3d, cap. 55. directing the one hundredth part of any loan or capital stock created after passing the said act, there is set apart at the Exchequer, in respect to the said capital of 6,250,000l. and issued quarterly to the Bank of England, to be by them placed to the account of the commissioners for reducing the national debt, the annual sum of

62,500 0 0

252,812 10 0

84

12:188c

An ACCOMPT of the produce of the duties imposed for the purpose of defraying the increased charge occasioned by the annuities granted in pursuance of the following acts; viz. An act of the 29th year of the reign of His present Majesty, intitled, "An act for raising a certain sum of money by way of annuities;" and of one other act of the same session of Parliament, intituled, "An act for raising a certain sum of money by way of annuities, at tended with the benefit of survivorship, in classes;" part of which annuities were, by an act 30th George 3d, cap. 45, converted into annuities for an absolute term of years; viz.

The produce of the additional duties on horses, granted from the 5th day of July 1789, for one year, ended the 10th day of October 1795 — — 15,287 18 114 Ditto of the additional duties on carriages, granted from ditto, for the same time 16,434 14 Ditto of the additional duties on newspapers, granted from the 1st day of August 1789, for the same time 39,035 19 Ditto of the additional duties on advertisements, ditto , 11,750 5,656 3 Ditto of the additional duty on cards, ditto Ditto of the additional duty on dice, ditto 388 10 Ditto of the duties on legacies or shares of personal estates, ditto 7,727 0 Ditto of the Duties on probates of wills ditto 36,605 0

		_	
The amount of the charges for annuities, &c, as on the other fide	5 9 ,473	; 12	·8 <u>3</u>
Surplus of these duties for the year ended the 10th of October 1795	73,411	14	117
Memorandum In the year 1789 the tax on shops was repealed; which produced, upon a medium of 3 years, about 51,000l. per annum.			
An ACCOMPT of the produce of the duties direct George 3d, to be applied in aid of the confolion pect of the charge thereupon by the annuity and 6,250,000l payable out of the said fund; viz. The produce of the additional duties on British spirits, continued by the above-mentioned act, in the year	dated fun d manage	d in	res-
ended the 10th of October 1795 Ditto of the additional duties on foreign spirits, continued by ditto for the same time —	119,043 107,151		0
Deficiency of this fund to satisfy the charge per contra	226,194	0	0
•	252,812	10	Ó
rowed for the fervise of the year 1794, upon the viz. The contributors to be entitled, for every 1001. contributed and paid, to 1001. capital, at 3 per cent. per ann. to commence from the 5th of January 1794, to be added to, and made one joint stock with, 31. per cent. annuities, consolidated by acts 25th, 28th, 29th, 32d, and 33d, George 2d, and several subsequent acts: which for one year, ended the 5th of July 1795, with 4,950l. per annum for management,— And to an additional capital of 25l. at 4l. per cent. per annum, to commence from the 10th of October 1793, making a capital stock of 2,750,000l. to be added to, and made one joint stock with, the capital stock of 4l. per cent. annuities, established by 2 acts of the 21st and 22d years of the reign of His present Majesty, and several subsequent acts; which for one year's annuity, together with 1,237l. 10s. for the charges of management, due 10th October 1795 And also to an annuity of 11s. 5d. per cent. on the said 11,000,000l. to commence from the said 10th October 1793, to continue for the term of 66 years and 3 months, and to be added to the joint stock of annuities, which by 2 acts of the 1st and 2d years of the reign of His present Majesty were granted for 98 and 99 years, from the 5th of January 1762 respectively, and these to cease; which annuity for one year, together with 706l. 8s. 14d. for charges of management. due the	334,950	•	•

In pursuance of the act of the 32d George 3d, directing the one-hundredth part of any loan or capital stock created after passing the said act, there is set apart at the Exchequer, in respect of the said 11,000,000l. in 31. per cent. annuities, and issued quarterly to the Bank of England, to be by them carried to the accompt of the commissioners for reducing the national debt, the annual fum of 110,000 Q And in respect of the capital of 2,750,000l. in 41. per cent! annuities, created by the said act 34th George 3d, the farther annual fum of 27,500 And also in respect of the future annual value of the annuities granted for 66 years and 3 months, at the end of 45 years, the farther annual sum of 9,680

656,865 11

By 2 acts 34th George 3d, for granting annuities in lieu of certain navy and victualling bills, fuch proprietors of navy and victualling bills as were made out on or before the 31st of March 1793, who should deliver sp their bills to be cancelled, were to be entitled, for every 1001. contained in such bills, to a capital of 1011. in annuities at 51. per cent. per annum, to be added to, and made one joint stock with, certain 51. per cent. annuities, established by 2 acts of the 24th and 25th years of the reign of His present Majesty, and to commence from the 5th of January 1794, whereby an addition was made to the faid capital stock of 51. per centum annuities, granted by the said acts of the 24th and 25th George 3d, of 1,926,525l. 128. 5d. the annuity payable for the same, together with 8661. 18s. 83d. for charges of management, amounts to 97,193 4 32

Pursuant to the above-mentioned act of the 32d George 3d, directing the one-hundredth part of any loan or capital stock created after passing the said act, there is set apart at the · Exchequer, in respect of the said capital of 1,926,525l. 128. 5d. and issued quarterly to the Bank of England, to be by them carried to the accompt of the commissioners for reducing the national debt, the annual fum of

19,265 5 0

116,458 3章

773,324

The produce of the following duties, granted or continued by sundry acts of Parliament of the 34th year of the reign of his present Majesty, for defraying the increased charge on the consolidated sund by annuities, &c. established by several acts 34th George 3d, for one year, ended the 10th day of October 1795; viz.

The produce of the additional duties on granted from the 21st of February 17 Ditto of the additional duties on foreign	794			120,209		•
Ditto of the stamp duties on indentures of Solicitors and Attornies, granted from February 1794	of Clerk	thip 5tl	s to	16,195		6
Ditto of the additional duties of cus-	54,279	0	•			
from ditto	360	0	0	54,639	0	
Ditto of the additional duties on glass, grant 17th of April 1794 Ditto of the duties on slate, stone, and n	•			56,592		0
from the 5th of July 1794. Ditto of the duties of excise on distille	eries, ar	nd o	f li-	16,278	11	6
cences to distillers in Scotland, after defrom the annual sum of Ditto of the duties of excise on paper, granted from the 5th of April 1794 19	36,000	٥	ere- o	42,000		•
Ditto of the duties of customs on pa- per, granted from ditto	4,113	6	10	•		
Deduct The annual sum directed by an act 34th George 3d, Cap. 20. to be set apart out of the duties on paper, to be carried to the consolidated.	42,109	6			•	
fund — —	75,000	0 - 	<u> </u>	67,109	6	10
Deficiency of this fund to answer the ch	arge per	COI	atra	484,756 288,567	11 8	10
Memorandum:		-		773,324	0	9

Memorandum:

The following duties being applicable to the payment of principal and interest of Exchequer bills, to the amount of 1,833,000s. issued purfuant to an act 31st George 3d, for destraying the expences occasioned by the augmentation of the forces in the year 1790, of which bills there were cancelled, on the 10th of October 1795, 1,701,000s.: When the remaining 132,000s. with the interest thereon, shall be discharged, the said duties, pursuant to the several acts for that purpose, will be carried to and made a part of the consolidated sund, on account of the charges brought thereon, in consequence of the debt intered by the money raised in 1794; viz.

DEBATES.			817
The produce of the duties on sugar, in the year ended the 10th of October 1795, was Ditto of the stamp duty on certificates issued for killing	196,371	19	7
game, in the same time Ditto of the duties on bills and receipts, in the same time (after deducting 128,600 per annum, carried	16,023	9	, 2
to the consolidated fund) — —	38,309		10
Ditto of the 101, per cent, on assessed taxes	94,415	5	2 ½
If, therefore, this sum of 345,120l. 2s. 9½d. is added to the produce of the taxes imposed in 1794, amounting as above to 484,756l. 11s. 10d. it will make the produce of all the taxes imposed and continued, in respect of the addition made to the public debtin 1794. By virtue of an act 35th George 3d, the sum of 18,00 rowed for the service of the year 1795, the contribute entitled, for every 100l. contributed and paid, to 100 ties, at 3l. per cent. to commence from the 5th of Ja to be incorporated into, and made one joint stock we cent. consolidated annuities, which were granted by 29th, 32d, and 33d, Geo. II. and by several subsequent 33l. 6s. 8d. in annuities, at 4l. per cent. to comment of October 1794, and to be added to, and made one certain 4l. per cent. annuities, established by 2 acts the 20th and 21st years of his present Majesty's reign subsequent acts; and by the said act also to a farth 6d. per cent. per annum, for a certain term of 65 years to commence from the 10th of October 1694; and a act of the same session, to an additional duty of 1s. num from the same time, and for the same term, 9s. 6d. per cent. per annum, and to be together in and made one joint stock with, certain annuities where 99 and 98 years, from the 5th of January 176 January 1762 (and then to cease) and were made	829,876 00,000l. vors where ol. stock is nuary 17 vith, the acts 25th acts; an ice from 1 ijoint stoc of Parlian n, and by er annuit ars and 3 lso, by or per cent. making to ich were i, and the one joint	yas leef vas	72- vere and per 8th, of the start and her, need her, ne
annuities with certain other annuities, by divers at Majesty's reign: All which several annuities, and the ing the same, are charged upon and made payable solidated fund; viz. The annual charge in respect of the 18,000,000l. at 31.	e charges out of t	atte	end-
per cent. per annum, granted by the said act, commencing from the 5th of January 1795, including 8, 1001. per annum for management, amounts to The annual charge of the said 41. per cent. annuities of 331.6s.8d. for each 1001. contributed, making a capital of 6,000,0001. commencing from the 10th of	548,100	0	o

October 1794, including 2,700l. per annum for management, amounts to The annual charge of 9s, 6d. per cent. per annum, on the said 18,000,000L commencing from the said 10th of October 1794, to continue 65 years and 3 months, including 96 il. 178. 6d. per annum for manage-

ment, amounts to The one-hundredth part of the said 18,000,000l. to be set apart at the Exchequer, and issued to the Bank Vol. XLV. 5 M

86,461 17 6

242,700 0

of England, to be by them carried to the accompt of the commissioners for reducing the national debt, pursuant to the act 3 2d Geo. III. will amount to the annual fum of

180,000

The one-hundredth part of the said 6,000,000l. in 4!: per cent. annuities, to be fet apart at the Exchequer, and issued to the Bank, to be carried to the accompt of the said commissioners, will amount to the annual fum of

60,000

The annual fum to be set apart at the Exchequer, to be issued to the Bank, and to be carried to the accompt of the said commissioners, in respect of the value of the annuities granted for 65 years and 3 months, at the end of 45 years, amounts to

12,835

1,130,096 17

By an act 35th George 3d, for granting annuities to fatisfy navy and victualling bills, such proprietors of navy and victualling bills as were made out on or before the 30th of September 1793, who should deliwer up their bills to be cancelled, were entitled, for every sool. contained in such bills, to a capital of 1081, in annuities, after the rate of sl. per cent. per annum, to commence from the 5th of January 1795, and to be added to, and made one joint flock with, certain annuities established by the acts 24th, 25th, and 34th years of His Majesty's reign, whereby an addition was made to the capital of 51. per cent. annuities, granted by the faid acts, of 1,609,8971.178.1d. the annual fum payable in respect of the lame amounts to

And for management of the same, to

80,494 17 10

724

81,219

The annual fum to be fet apart at the Exchequer, in respect of the one hundredth part of the said capital of 1,609,8971. 178. 1d. pursuant to the above-mentioned act of the 32d George 3d, will amount to

the annual fum of

16,098 19

-97,318 6 5

1,227,415 The produce of the following duties, granted by fundry acts of Parliament of the 35th year of the reign of his present Majesty, for defraying the increased charge on the consolidated fund, in respect of the an-

nuities, &c. established by the acts 35th George mencement of the said duties to the 10th day of O. The produce of the additional duties on wines, grante	Ctober 179	he c 5;	om- viz.
from the 23d of February 1795	591,876	a	0
Ditto of the additional duty on sweets, from ditto	591,876 4,416	0	0
Ditto of the additional duties on British spirits, grantes	1		
from ditto	63,777	٥	٥
Ditto of the additional duties on foreign spirits, grant	-		
ed from ditto	28,076	0	9
Ditto of the additional duties on tea, granted from the			
16th of March 1795	81,744	0	0
Ditto of the additional duties on coffee and cocoa nut	b		•
granted from ditto	9,486	0	9
Ditto of the duties on fruit, sallad oil, waste silk, &c			
granted from the 5th of April 1795	40,867	14	3
Ditto of the additional duty on the exportation of rock	K		
falt and coals, granted from ditto	4,467	9	3
Ditto of the duty on certificates issued for using hai	r	_	_
powder, granted from the 5th of May 1795	187,085	15	O .
Ditto of the additional stamp duties on writs, agree	!•		
ments, indentures, &c. granted from the 5th o	_		_
. July 1795 — — —	8,713	15	8
Ditto of the additional stamp duties on receipts, grante	d ·		
from ditto — —	4,204	0	0
Ditto of the stamp duty on sea insurances, grante	_		
from ditto —	16,059	19	•
•			<u> </u>
	1,040,773	13	2
Duelouted musicions to an all of the earth			

Presented pursuant to an act of the 27th year of His present Majesty's reign, the 10th November 1795, by

G. ROSE.

An ACCOUNT of the Money paid to the different DEPART-MENTS, payable from His Majesty's CIVIL LIST REVENUES, from 5th January 1795, to 12th September 1795.

For the use and service of His Majesty's privy purse,			
and fees payable on the receipt thereof —	41,169 106,875	4	0
To the Royal family on their several annuities	106,875	0	0
To the Duke of Montrole, Master of the Horse to			
His Majesty, for the expences of his office —	25,076	10	Ø
To the Marquis of Salisbury, Lord Chamberlain of			
His Majesty's household, for the expences of the			
chamber ————————————————————————————————————	52,158	11	8 Ī
More to him for payment of messengers ——	14,000		
More to him for gate alms and maundy money	759	10	0
George Talbot, Esq. Paymaster of His Majesty's			
household, for the expences of the household	47,373	7	ΙĮ
More to him for expences attending the voyage of	.,	·	
the Princess of Wales	7,000	Q	•
To Lord Selfey, Matter of the Robes to His Majesty,	•		
for the expences of his office	2,113	10	. 0
5 M 2			

5 M 2

820	PARLIAMENT	Com	MO:	NS.	
and vario	and allowances to Judges, Aus other persons, payable	Ambassadors, by order and			-
	out of the civil list		237,448	19	10‡
For pension	lists now paid at the Exche	quer	51,958	1	3
For forcign	fecret service		51,958	15	6
For the reli	ief of the suffering clergy	and laity of			
France		_	102,590	0	0
For His Ma	jesty's special service		16,789	17	4
For His Ma	jesty's secret service	-	8000		
For paymen	it of messengers and incider	ital expences			
	ices of the principal Secreta		18,874	0	ΙΙΙ
	chase of several articles, as		,-,4		•
	sity to foreign Ambassidors,	_	3,756	8	a
	pence of confining and mair		3113		
victs			14,195	7	I
- -	rfe the expence attending	lawfuire for	-47-95		Z
	esty's service	12W101C3 1OI	13,000	^	•
		rare Gipport	13,000	U	•
	ever, as pensions and tempo	uary inbhoir	5 / OOO		
	rican loyalists ——		34,000	O	O
	licitors for carrying on the	protecution	4		
	Varren Hastings, Esq.	1 777 1 6	5,000	0	o .
To the lead	eral Sheriffs of England as	d Wales for			
	n of felons, &c.		4,104	19	44
	pences attending the several	public offices			
	on and Westminster		7,950	5	3
To reimbu	rse sundry incidental expend	es incurred in			
His Majo	esty's service —		13,443	7	8 <u>₹</u>
To pay bi	ills of extra extraordinary	disbursements		-	_

Memorandum:

In the sum of 961,2951. 128. 5\frac{1}{2}d. is included 281,4321. 18. 7\frac{1}{2}d. voted by Parliament, in the last session, to be replaced to the civil list; and out of the whole sum has been issued 213,5851. 198 6d. for similar services within the period of this account, and of which an account has been laid before Parliament.

JAMES FISHER.

7,628 16 11

961,295 12

Exchequer, the 3d day of March 1796.

drawn by Ministers at foreign courts

An Account of money received on the Loan of 1795, on the 12th of September 1795.

The money received on the Loan of 1795, on the 12th of September 1795, amounts to the sum of sixteen millions six hundred seventyfive thousand pounds.

Exchequer, the 3d day of March 1796.

JAMES FISHER.

An Account of money received for the Lottery of 1795, on the 12th of September 1795.

The money received for the Lottery of 1795, on the 12th of September 1795, amounts to the sum of three hundred ninety-three thousand five hundred and forty-one pounds thirteen shillings and four-pence.

Exchequer, the 3d day of March 1796.

JAMES FISHER.

An Account of what money had been issued on the Land and Malt tax for the year 1795, on the 12th of September, 1795.

The money that had been iffued on the Land and Malt tax for the year 1795, on the 12th of September 1795, amounts to the sum of two millions seven hundred and fifty thousand pounds.

Exchequer, the 3d day of

March 1796,

JAMES FISHER. "

An Account of what sums had been raised on the Vote of Credit for 1795, on the 12th of September 179514

The sums that had been raised on the Vote of Credit for 1795, on the 12th of September 1795, amount to two millions five hundred thousand pounds.

Exchequer, the 3d day of March 1796.

James Fisher.

An Account of the monies reserved for the payment of His Majesty's Civil List, from the 4th of January 1795 to the 12th of

with no. The monies reserved for the payment of His Majesty's Civil List, from the 4th of January 1795 to the 12th of September 1795, amount to the sum of six hundred and seventy-three thousand sive hundred pounds.

Exchequer, she 3d day of the relience to the March 1796.

JAMES FISHER.

againt or region in radges. is more things

that the Quen Bounger that not contract or my wounded the King's licence.

. Egg 1 10. Lea 1 , 251 14

REPORT from the Committee upon Temporary Laws, Expired or Expiring.

Ordered to be printed, 13th May, 1796.

The following is a List of the Members of the Committee.

Charles Abbot, Efq. chairman
The Master of the Rolls
Mr. Attorney General
Mr. Solicitor General
Mr. Serjeant Adair
Right Hon. Charles Townshend
Hon. Henry Hobart

Sir William Scott
William Mainwaring, Efq.
Henry Bankes, Efq.
Thomas Powys, Efq.
T. B. Bramkon, Efq.
I. H. Browne, Efq.
Sir A. Ferguson, Bart.

HAVING inspected all the public statutes of the realm, so far as they were enabled by the transcripts which appear to have been printed from the original statute rolls and rolls of Parliament, and by this inspection having been led into some general considerations upon the statute law, your Committee conceive it may be not unprositable to state them to the House, as preliminary to the particular consideration of the temporary laws, upon which they are ordered to report more especially.

2. In the first place, it appears to your Committee, that there is no authentic and entire publication of the statutes; that a very considerable number of statutes, as well as clauses and sentences of statutes, which are upon the original rolls, never have been printed at all t; that many, which

The Parliament rolls are depolited

from 18 Ed. I. to 22 Ed. I. - at the Chapter House, Westminster. from 5 Ed. II. to end of Ed. IV. at the Tower.

from 1 Ric. III. downwards, at the Rolls.

N. B. 29 H. VI. is at the Chapter House.

The statute rolls are deposited

from 6 Ed. I. to 8 Ed. IV.

at the Tower.

from 12 H. VII. downwards,

at the Parliament Office.

N. B. 13 Ed. I. is at the Chapter House.

Of the statute rolls at the Tower, there is a complete chronological

Of the statute rolls at the Tower, there is a complete chronological calendar; and of those in the Parliament office, there is one alphabetical calendar, indicating the principal matter of each statute, usually stiled the floor calendar; and there is also another chronological calendar of all the statutes, setting forth the title of each at large, and this is stiled the long calendar.

+ Instances of statutes, and chauses and sentences of statutes, upon the

rolls, but not printed in the statute books.

Statutes,

18 Ed. III. - concerning ecclesiastical livings:

3 R. II. n. 39. Justices of Peace.

11 H. IV. n. 23. concerning grants of the Crown.

11 H. IV. n. 28. against corruption in judges.

11 H. IV. n. 63. against attornies.

8 H. VI. n. 27. that the Queen Dowager shall not contract or marry without the King's licence.

See Hargr. Co. Lit. 1334.

^{(*).} All the flatutes are contained, either in the Parliament rolls, on statute rolls.

are printed as statutes, do not exist upon record; or have not property the form or force of statutes, and that the statute law has through a series

3 H. VII. c. 10. n. 3. Moneyers not to debase the coin.

3 H. VIII. n. 10. concerning placing the Lords in the Parliament chamber.

Clauses, &c.

37 H. III. c. 19. - - See Nicolfon's English Histor. Lib. p. 524.

18 Ed. III. St. 6. c. 1. See 4 Burr. 2549.

25 Ed. III. St. 6. See 2 Inst. 588, on the statute of provisors.

4 H. IV. c. 23. - See 1 Rep. in Chancery. Appendix. X.

And see Harleian MSS. n. 1574. 3. so. 12. to 21. Observations on many old statutes; wherein the differences between the records and the printed books are noted; beginning 15 Ed. III. and ending 21 H. VI. See also, Sir Thomas Raymond's Rep. 1. 197. 2 Jo. 51. 2 Mod. 240. 2. Bla. 1102; and the book usually called Cotton's Abridgement of the Records in the Tower of London, but which was compiled by Bowyer, Keeper of the Tower Records, in the reigns of Queen Elizabeth and James the First, and completed by his son, as appears by the original manuscript in the herald's office.

The printed statutes are sometimes distinguished into three classes, according to their date; viz.—1st. Such as precede time of legal memory, viz. 1 R. I; and these are considered as part of the common law.—2d. Antiqua Statuta from 1 Ric. L to Ed. 3.—3d. Nova Statuta,

comprehending all subsequent statutes.

Of the first class, there is a MS. collection in the Bodleian library, by Sir Henry Spelman, in folio, and in his own hand writing, intitled, "Codex Legum Veterum & Statutorum Regni Angliæ quæ ab ingressa Gulielmi I. usque ad Annum Nonium Henrici Tortii edita sunt."—Upon the MSS. is written an imprimatur, "July 5th, 1640, John Bramston:"—but it does not appear to have been published till Dr.

Wilkins published it in his Leges Anglo-Saxonicz, in 1721.

As to the two other classes, some of the printed statutes are not to be found at present, either upon the Parliament rolls, or amongst the statute rolls: viz. the statutes of Merton, Marlbridge, Westmr. 1st, &c. befide 20 Ed. III, entitled, the Judges' cath; and zo Ed. III. St. 1. c. 4. 5. 6. 7. 8. &c. See also 4 Inst. 50. a. and Prynne on 4 Inst. 38. and Harleian MSS. 244. fo. 40: And the informality of others amongst the Antiqua Statuta, and even amongst the Nova, has made learned men doubt whether some of them have the force of statutes. Such are Statutum Hibernia 14 Hen. III.—De anno et Die, Bissextili, 21 Hen. III. Assisa Panis et Cerevisia, 51 Hen. III. Statutum de Scaccario, 51 Hen. III.—Statute of Mortmain, 7 Ed. I. statute of Rothelan, so Edw. I. and thus also 13. Ed. I. st. 4. called the statute circumspecté agatis, is alleged to be a mere writ: the statute of fines, 19 Ed. I. is contended to be a mere rule of court; and the statute of wards. 28 Ed. I.; is said to be only a judicial note. See Nicolson's English Historic, Lib. p. 154. The statute 1 Ed. II. de militibus, is called a writ by Lord Coke, 2 Inst. 593. and Harg. Co. Lit. 69. a. So is the statute of Carlisle, 15 Ed. II. Nicolson's English Hist. Lib. p. 154. The statute entitled 17 Ed. II. st. 2. is denied to be any statute at all, by Madox, Bar. Angl. 272. and Har. Co. Lit. 67. a, p. z. The flatute 15 of fix centuries, accumulated at length to a most voluminous mass, which is rapidly increasing, and has been nearly doubled in bulk within the last

Ed. III. st. 2. "Dissimulavimus, &c." is contended to be a mere proclamation. And 23 Ed. III. statute of labourers, c. 1. &c. is impeached by Barrington and by Harg. Co. Lit. 42. b. n. 1. though apparently supported in Fitzherbert, N. B. 167. B. In sact, it could not be a statute,

for no Parliament was holden in that year.

- With regard to the parliamentary forms of enacting laws, thus much seems to be agreed; that where the proceeding consisted only of petition from Parliament, and answer from the King, these were entered on the Parliament rolls; and if the matter was of a public nature, the whole was then usually stiled an ordinance: if, however, the petition and answer were not only of a public, but a novel nature, they were then formed into an act by the King, with the aid of his council and judges, and entered on the statute roll. Many instances of these distinctions are to be found upon the rolls of Parliament. See 22 Edw. III. n. 20. 30. vol. 2. p. 203. Rot. Parl.—28 Edw. III. n. 16. vol. 2. p. 257.—37 Edw. III. n. 39. vol. 2. p. 280.—and 1 Ric. II. n. 56. vol. 3. p. 17. Butler & Harg. Co. Lit. 260. b. notis, and 3 Reeves Hist. Eng. Law, 143. An ordinance on the Parliament roll, with the King's affent upon it, has nevertheless equal force with a statute: and a respectuatur entered upon the roll in no degree lessens its authority. See stat. 11 H. IV. n. 28. cited and admitted in evidence on Lord Macclessield's trial, State Trials, vol. 6. At the end of the reign of Henry VI. the petition began to be inserted in the body of the bill: in 13 Car. II. st. 2. c. 2. the form of expressing the authority by which each clause is enacted, was sirst introduced: and from that æra our statutes assumed the same torm which they now bear.

The printed editions of the statutes are all of them descrive in their contents, and different from each other.' There were some pasts printed by R. Pinson, in 1497 and 1514, from Magna Charta to the end of the reign of Edward the third, and called Antiqua Statuta. Other collections were published by Berthelot in 1543; others by Tottel in 1556. The most complete of the early editions goes under the name of Rastell; it was printed by Norton and Bill, deputy printers to King James the First, in 2 vols. folio, 1618, containing acts from Magna Charta to the 7th of Jac. I. together with a great many which were then void, either by expiration or repeal, several of which are not contained in any of the subsequent editions. Afterwards Pulton, Keble in continuation of Pulton, &c. fuccessively published their collections; and at length Serjeant Hawkins completed an edition of the statutes at large, in 6 vols. fo. down to 2 Geo. II. inclusivo; professing to have collated its contents with the original records, though he was not made officially responsible for his accuracy. Pickering, Ruffhead, and Runnington have fince continued the series: but the most correct continuance of the modern structes is to be found in the yearly collection, printed by the King's printer from the flatute rolls, which are in the Parliament Office: these yearly collections are printed in folio, and formerly were in the black letter, till this was changed to the Roman type in 34 Geo. III. for the fake of diminishing their bulk, which it does by about one third. They contain all the acts of a public nature, or which are made so by special clause; iz. acts for roads, navigations, drainage, and fometimes inclosures.

fifty years. That without presuming to question the policy of the statute law in any of its branches, your Committee cannot but observe the matter of it to be in many places discordant; in other places obsolete; in other perplexed by its miscellaneous composition of incongruities §; and that it

The following list of editions, and their respective contents. bits a view of the progressive increase of the statutes:

Editions. Volumes? Hawkins VI. 1 Folio. 500 Years — 1225 to 1734 — 40 Years - 1734 to 1733 -VI. XII. Ruffhead III. 500 Years — 1225 to 1699 — Quarto. 60 Years — 1697 to 1762 — VIII. XIX. VIII. 30 Years — 1762 to 1796 v.s 500 Years — 1225 to 1735 — Runnington Quarto. 60 Years - 1735 to 1795 -VI. Ι. and Index — Pickering 500 Years — 1225 to 1701 — . X. ገ Octavo. 60 Years — 1701 to 1763 — XIV. 30 Years — 1763 to 1795 — XIV. [XL. Indexes —

The King's Printer annually publishes two thick folio volumes; the fatutes 33 Geo. III. occupied 3,936 folio pages.

+ Instances of discordant statutes:

These are what Jac. I. in his speech upon his accession calls, "divers cross and custing statutes:" and see Harleian MSS. n. 244. in the report of such statutes as are sit to be repealed, and a new law to be drawn in

their place.

Desolete statutes as far as such a denomination is known to the law of England, mean such only as are superseded, and indirectly repealed by subsequent statutes; no statute losing its validity by mere desuetude: obsolete in this sense are, all those relating to religious houses, which were abolished by 31 H. VIII.; and all those relating to the tenures, which were abolished by 12 Car. II. c. 24; those which regard Wales or Scotland prior to their respective unions with England; and those

which regard our former dominions beyond sea, &c.

Obsolete in the popular sense, viz. by the non-existence of the subject matter of the law; are such as regard:—1°. Extinct states; viz. the Duchy of Burgundy—4 Ed. IV. c. 5.—2°. Coins no longer known: viz. Scottish coins—47 Ed. III. c. 2. 14 Ric. II. c. 1. Gally-halfpence, pollards, and crochets—27 Ed. I. c. 3. 11 Hen. IV. c. 5. Suskins and Dodkins—13 Hen. IV. c. 6. 3 Hen. V. c. 1.—3°. Pecuniary prices of trades and manufactures, long since changed: viz. waxchandlers—11 H. VI. c. 12. Sweet wines—6 Ric. II. c. 7. Poultry—37 Ed. III. c. 3. Hats and caps—21 H. VIII. c. 9. Patten-makers—4 Ed. IV. 4 Hen. V. c. 3. Girdlers—15 Ric. II. c. 11.—4°. Arms long since laid asside; viz. bows, hand guns, cross bows—7 Ric. II. c. 13. 12 Ed. IV. c. 2. 1 Ric. III. c. 11. 3 Hen. VII. c. 13. 3 Hen. VIII. c. 3. 8 Eliz. c. 10. &c. &c. &c.

§ Hodge Podge Acts. These have been discontinued of late years; but the statute book abounds with them. The following are remarkable—10 Ann, e. 14. 8 Geo. II. c. 24. 10 Geo. II. c. 32. 15 Geo. II. c. 33. 22 Geo. II. c. 46. 27 Geo. II. c. 16. 28 Geo. II.c. 15. 4 Geo. III.

.c. 12: and two may be selected as patterns; viz.

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style is for the most part verbose, tautologous, and obscure ; all of which circumstances seem to have engaged the attention of Parliament at successive periods, but not to have produced any improvement, in the degree

which their importance demands.

2. A general revision of the statute law appears to have been often recommended from the throne; to have been petitioned for by both Houses of Parliament; to have engaged the labours of successive Committees, and to have been undertaken by individuals under the sanction of royal and parliamentary authority; but never to have been carried forward to any degree of maturity. In Queen Elizabeth's reign, Lord Keeper Bacon drew up a plan for reducing, ordering, and printing the statutes of the realm; this was in 1577; and the Queen afterwards recommended to Parliament a general revision of the statute law in 1593 +. King James the First, upon his accession to the Throne of England, and in subsequent periods of his reign, recommended also to Parliament a reform of all the statute law, and of the penal laws in particular; and a Committee of the

17 Geo. c. 40. is entitled thus:

* Prolixity and tautology begin in the reign of Hen. VII. Instances of prolixity:

28 H. VIII. c. 7. § 28—a singular instance of a superstuous proviso.

1 Ed. VI. c. 1. and c. 12. 5 and 6 Ed. VI. c. 3. and c. 12—prolix and metaphorical style of preambles.

Instances of tautology passim.

²⁰ Geo. II. c. 42, for explaining the window tax act, there is to be found a clause, viz. § 3. That all existing, and all suture statutes which mention England, shall also extend to Wales and Berwick upon Tweed, though not particularly named;—after which § 4. reverts to the window tax again.

[&]quot; An Act to continue the several laws therein mentioned, for preven-" ting theft and rapine on the northern borders of England; for " the more effectual punishing wicked and evil-disposed persons go-" ing armed in diguise, and doing injuries and violences to the per-" fons and properties of His Majesty's subjects, and for the more " speedy bringing the offenders to justice; for continuing two clauses " to prevent the cutting or breaking down the bank of any river " or fea bank, and to prevent the malicious cutting of hop-binds; " and for the more effectual punishment of persons maliciously set-" ting on fire any mine, pit, or delph of coal, or cannel coal; and " of persons unlawfully hunting or taking any red or fallow deer in " forests or chases, or beating or wounding the keepers or other "officers in forests, chases, or parks; and for granting a liberty to " carry sugars of the growth, produce, or manufacture of any of His " Majesty's sugar colonies in America, from the said colonies directly " to foreign parts in ships built in Great Britain, and navigated " according to law; and to explain two acts relating to the profe-" cution of offenders for embezzling naval stores or stores of war; " and to prevent the retailing of wine within either of the Univer-" sities in that part of Great Britain called England, without

^{† 1577.} Harleian MSS. 249. fo. 117 & 118; and Ld. Becon's Works, 4to. 2. vol. fo. 326.

Co. Rep. in pref. V. Parl. Hist. 30, 395.

House of Commons was appointed in 1597, to consider of a bill for the abridging and reforming the excessive number of superstuous and burdensome penal laws. In the year 1610, a digesting and repealing of the penal law was expressly stipulated by the House of Commons, and acceded to by the House of Lords in their joint transaction of the great contract with the Crown +; and in the same reign Lord Bacon, Lord C. J. Hobart, Serjeant Finch, Mr. Noy, and others, by the King's command, made confiderable progress in the general work of reforming and re-compiling the statute law I, which Lord "Bacon describes & as an excellent undertaking, of honour to His Majesty's times, and of good to all times;" and recommends in imitation of the statutes 27 Hen. VIII. c. 15. and 3, 4 Edw. VI. c. 11. for appointing Commissioners to examine and establish ecclesiastical laws, that Commissioners be named by both Houses for this purpose also, with power not to conclude, but only to prepare and propound the matter to Parliament.

During the Commonwealth, the same undertaking was resumed with ardour. In 1650 a Committee was named, with Lord Commissioner Whitelock at the head of it, " to revive all former statutes and ordinances now in force, and consider, as well which are fit to be continued, altered, or repealed, as how the same may be reduced into a compendious way and exact method, for the more case and clearer understanding of the people;" and the Committee were empowered "to advise with the Judges, and to fend for and to employ, and call to their assistance therein any other person whom they should think sit for the better effecting thereof, and to prepare the same for the farther consideration of the House, and to make a report thereof I." In 1652 Matthew Hale, Esq. (asterwards Lord Chief Justice Hale) Sir Anthony Ashley Cowper (afterwards Lord Chancellor Shaftesbury) and Rushworth, the historian, with other persons out of the House, were appointed to report to the Committee their opinions upon the inconveniences of the law; and a revised system of the law was reported to the House in the course of the same year **. The same labour was afterwards transferred to other hands; but the work was not aboudoned; and in 1653 a Committee was appointed to consider of a new model or body of the law ††.

After the restoration, Finch, Solicitor General (afterwards Earl of Nottingham and Lord Chancellor) Serjeant Maynard, Sir Robert Atkins, Mr. Prynne, and others, were appointed, in 1666, to be a Committee, "to confer with fuch of the Lords, the Judges, and other persons of the long robe, who have already taken pains and made progress in perusing

^{*} Derve's Journal, 553. V. Parl. Hist. 259. + Lord Journ. II. 661. 8 V. Parl. Hift. 259.

[‡] An elaborate report of all the statutes, from the stat. of Westminster, 3 Ed. I. to 7 Jac. I. which were actually repealed, or expired, or then fit to be repealed, and in what instances requiring new laws to be made in their place, is to be found in the British Museum. Probably it may be the very work spoken of by Lord Bacon, 2 vol. 546. It is drawn up as by authority, with detailed reasons for every proposed measure; noting also such statutes as were not then printed in Rastell; and distinguishing what were properly proclamations, and not statutes: a table is subjoined to it, exhibiting the result of the Report. Harleian MSS. n. 244.

^{§ 2}d. vol. 4to. 547. ¶ VI. Comm. Journ. 427. ** VII. Comm. Journ. 58. 74. 249. 250.

⁺⁺ FII. Comm. Journ. 304. & XX. Parl. Hift. 213+232. 236.

the statute laws; and to consider of repealing such former statute laws as they shall find necessary to be repealed; and of expedients of reducing all statute laws of one nature under such a method and head as may conduce to the more ready understanding and better execution of such laws." This seems to be the last recorded instance of the fort. And thus it is that Parliament has hitherto sailed to accomplish this general revision, and has now suffered it to sleep for more than a century, although the delay of it has annually augmented its necessity. The attention of modern times has perhaps been the less directed to this national work, as upon this subject our general histories, with too great an attention to matters of legislative or juridical importance, are wholly silent.

3. Your Committee cannot, in this place, abstain from submitting to the House, as the result of their observations upon this investigation, the extreme importance of obtaining a complete and authentic publication of the statutes; and that, in their opinion, the surest method of proceeding at present to obtain it, would be by extracting them from the Parliament rolls (printed a few years ago in fix volumes folio, by order of the King, upon the address of both Houses of Parliament, and to which an index and glossary remain to be aided) completing them also from the statute rolls at the Tower, the Chapter House, and the Parliament Office; so far as these two distinct sets of records continue to run in a parallel series. From thence the statute rolls in the Parliament Office are the only records which are strictly original, and they should be transcribed or collated throughout. This portion of the work would, however, be the less difficult, the public acts having already been printed from the statute roll, by the King's Printer, in modern times, and a regular series of them from 1 Will. III. being preserved in the custody of your officers.

With such a complete publication of the statute law, when provided, the plan for a revision might not be difficult to devise, however laborious in its execution. Adopting the idea of the Commissioners employed in the reign of James the First, but executing it more comprehensively, an examination might be instituted, and a Report made of all the laws; enumerating them chronologically, and noting against each individually; either, 1. An existing perpetual law; and whether sit to stand, or to be repealed simpliciter, or to be repealed and replaced by a new law: or, z. An existing, but expiring law, and whether sit to expire, or to be continued, or to be made perpetual: or, 3. Repealed, and whether sit to be

re-enacted: or, 4. Expired, and whether fit to be revived.

The detail of such a work might be distributed, as Lord Keeper Bacon proposed to Queen Elizabeth ‡, by divisions between different sets of perfens; whose labours might proceed concurrently, and be afterwards submitted to the judgment of a superior commission, as Lord Chancellor Bacon proposed to James the First, to be appointed for the purpose of preparing a digested result of the whole matter for parliamentary consideration.

In the re-compiling of past laws, or the enactment of suture laws, it becomes indispensably necessary to introduce a methodical order of distribution, and a precision and conciseness of style, to which it would be often of singular utility to add the prescribed forms of proceeding by way of schedule; (such for instance, as are subjoined to the general highway acts,

^{*} VIII. Comm. Journ. 631. + Harleian MSS, n. 244. : Harleian MSS. n. 24; 1.

III. c. 78, 84. and the act for rebuilding parsonages, 17 Geo. III. c. 53): wherever summary jurisdiction is given to inferior Magistrates, in the discharge of their multifarious and disticult duties, it is equally expedient to provide these means of facilitating the execution of the laws, for the ease of the Magistrate, and in many cases also for the benefit of the public revenue, and in all instances, for the safety or convenience of individuals.

4. Although such has hitherto been the fruitless labour of former ages in attempting a general revision of the statutes, it nevertheless appears to Your Committee, that partial amendments have taken place from time to time, and desultory expedients have been applied, with different degrees of esseay, at different periods. Consolidation, or repeal, have been principally applied to the improvement of our perpetual laws; and the same desultory and occasional measures have been sometimes applied to our temporary statutes, which have also, from the peculiarity of their duration, attracted the more frequent attention of Parliament to their revival or continuance.

Some of the most distinguished and meritorious labours of Parliament in the consolidation of statutes, are to be seen in the general act for the regulation of artificers, 5 Eliz. c. 4; the general act for regulation of the navy, 22 Geo. II. c. 33; the general gunpowder act, 12 Geo. III. c. 61; the general highway acts, 13 Geo. III. c. 74, 84; the general militia act, 26 Geo. III. c. 107; the general custom house act, for dutics and drawbacks; the general act for sheep and wool, 28 Geo. IM. c. 28; the general corn act, 31 Geo. III. c. 30; and the general act for seamen's wages, 32 Geo. III. c. 28, &c. &c. The declaration contained in the preamble to statute 5 Eliz. c. 4. may serve as the best notice of the utility of consolidation; and as a standing document for promoting the future profecution of fimilar labours. As an auxiliary to this plan of consolidation, or even as an intermediate substitute for it, the parliamentary abstract of the law, respecting seamen's wages, inserted first in the statute 31 Geo. II. c. 10, and since repeated, with improvements, in the statute 32 Geo. III. c. 67, may serve as a model for the instruction of the lower classes of men in their respective municipal rights and duties.

With regard to the repeal, revival, and continuance of statutes, it appears to your Committee, that this process has been entrusted to the express care of a Committee, specially named for this purpose, at least as far back as the reign of James the Ist. and that their attention was formerly directed also to the consideration of sleeping bills, and of bills brought into Parliament in sormer sessions, and not passed; the House requiring the opinion of these Committees upon the necessity or utility of renewing them. The effects of this vigilance are evident, when we observe, that in the reign of Elizabeth, nine general statutes of repeal and continuance were enacted; that statute 39 Eliz. c. 18. disposes of no less than sifty-three different acts of Parliament; that by I Jac. I. c. 25. sisteen are repealed, and forty-sive revived or continued; and that by 21 Jac. I. c. 28. there were no less than sixty-sour revived or continued, and seventy-one repealed.

^{* 1604.} Comm. Journ. I. 152. 1673. Comm. Journ. IX. 296.

^{1614.} Comm. Journ. I. 457.

^{1667.} Comm. Journ. IX. 3. 1673. Comm. Journ. IX. 296.

According to modern usage, it is only from this Committee, annually appointed to inquire what laws are immediately fit to be revived or continued, that any regular correction or improvement whatever is bellowed

upon the statute law of Great Britain.

But the limited province of that Committee, or perhaps the limitation rather, with which its powers have been exercised since the restoration, has prevented its producing the same beneficial consequences as in earlier ages. Add to this, that the multiplicity and irregularity with which, in modern times, our temporary laws have been made or continued, bas greatly enhanced the difficulty. In some instances, we may find a temporary law enacted, by the infertion of a clause in the body of a perpetual act, viz. 27 Geo. III. c. 13. § 22. and in other laws, which are wholly temporary, there is no fettled form or certain place affigned to the operative words, which denote its continuance. We find its duration fometimes expressed in the preamble; as in the acts provided for the continuance of any particular war; sometimes in the first section, sometimes in the middle of the act; 4 Gco. III. c. 27. § 4. 6. Geo. III. c. 23. § 11. but generally at the close; sometimes it is to be collected only by inference. 34 Geo. III. c. 9. 34 Geo. III. c. 79, and 35 Geo. III. c. 15. and c. 80. The efficacy given to thele laws is sometimes retrospective, as well as prospective; 16 Car. I. c. 4. Sometimes the existence of the law is made to depend upon the legislation of other countries; 24 Geo. III. St. 2. c. 14. And in other cases, it is declared, that after the principal provisions shall have ceased to operate, the act shall nevertheless remain in force for the punishment of offences committed in violation of it during its continuance; 29 Geo. III. c. 64,-34 Geo. 111. c. 85. § 24.—The variety of periods prescribed for the duration of each statute, is such, that caprice herself seems to have exercised her full dominion, and displayed her uncontroled powers over disterent clauses of the same law: a pregnant instance of this is exhibited in Sr. 36. Geo. III. c. 40. And the numberless continuances of statutes still remaining temporary in form, though permanent in their principle, strongly claims the attention of Parliament, as contributing to add complication to a laby rinth already too intricate*. It is perhaps to be regretted also, that laws confined to cases of a limited description, but depending on some general principle, have not, by the means of such Committees, been extended to all the cases which fall within the range of the principle.+-But your Committee forbear to state any farther detail of their observations on these points, apprehensive that they may have already expatiated upon them too largely.

In the second part of the appendix to this Report, in the solio edition, all the instances may be seen of these subsidiary statutes. Some still temporary have been kept alive by no less than thirteen successive statutes in the present century.

Thus, by 4 Geo. II. c. 18. to forge Mediterranean passes, is made a capital selony. But the offence is described in terms which seem to apply only to the forging of passes issued in pursuance of treaties existing at the particular date of that statute: Whereas, if the principle be right at ail, the statute should have been extended also to such similar cases which might arise out of subsequent treaties.

5. Impressed, however, with the result of their research, and armed, upon the present occasion, with more extensive powers of inquiry, your Committee have proceeded with the more earnest desire to render the execution of the work entrusted to their hands as serviceable to the public as its scope will allow; in considering the temporary laws of a public nature, with a view, in the first place, to report, as correctly as possible, that class of expired laws which experience has shewn to be of a recurring or periodical nature; and in the next place, to report, as completely as possible, all the expiring laws whatever. The first part of this labour adinits, as your Committee are well aware, of a considerable latitude of discretion; the second requires only diligence and accuracy.

Laws may be said to be expired, the duration of which has ceased either by the termination of the express time for which they were limited,

or by the extinction of the subject-matter of their operation.

An enumeration of all the expired laws of a public nature, made upon all individual and occasional subjects, would be endless and fruitless; and from this fort of detail your Committee profess wholly to abstain. The laws which they have conceived proper to omit, relate mostly to matters of obsolete custom * or local regulation +, or personal concerns ‡, or they are such as have been superseded &, though not formally repealed, by

subsequent mutations in our jurisprudence.

To ascertain conclusively all the expired laws, which belong even to fuch matters as the general revolutions of time are likely to bring again before us, is perhaps impossible; all that we can do is to approximate to this enumeration. So far as the work is completed it will be useful; and any omissions of this fort will probably be more easily supplied, if the necessity of recurring to them should arise. It will be a principal use of the collection of these expired laws, to exhibit to Parliament an instant view of the legislative measures adopted by our ancestors upon the events of their days, whenever similar occurrences happen to us; enabling us to profit by the experience of former ages; and either to preserve a confistent policy in our laws, or to improve upon the given precedents of other times; or departing from them, to do it adviscally, if prudence shall dictate such a departure.

The heads of arrangement under which these expired laws may be most conveniently distributed, seem to be; first, such as accord with the establisted order of the Constitution in its regular state of operation; and afterwards such as belong to those casualties and calamities which have occasionally disturbed or contravened the general tranquillity or happiness Their specification will at once demonstrate their imporof the nation. tance. Amongst the first class are, all the events which affect the Crown, the Parliament, Courts of Justice, Army, Navy, Revenue, Commerce and Agriculture, &c. Amongst the latter, are the contingent events of War, Rebellion, Sedition, Dearth of Provisions, Conflagration, and

Contagious Distempers, &c. Each of which occasional incidents has

Mummers and Visors, 3 Hen. VIII. c. 9. Bowyers, 8 Eliz. c 20. &c. + Calais, Gascony, &c. &c.

[‡] Grants, pardons, &c.

Pilgrims, liveries, sanctuaries, purveyors, &c.

been provided for by the Parliament of the day, and may again require

an instant provision at any indefinite moment *.

Amongst the expiring laws of a public nature, all of every description must be comprehended; and there is an obvious necessity as well as utility for making this register correct: lest, by the undefigned expiration of any statute, some important public benefit should be lost; or some illegal, or even fatal act, should be committed by Magistrates entrusted with the execution of the laws.† Upon this subject your Committee are also of opinion, that it will be expedient for the House hereafter to give an annual instruction to the Committee for expired and expiring laws, directing it to inspect all the statutes of such preceding session, and to insert in the register of expiring laws, those which are temporary; with similar distinctions as to their matter, date, chapter, and duration: transferring

[•] With a view to such a knowledge of practical politics, as may be derived from the history of our experimental legislation, the train of inquiry might be usefully pursued by the investigation of other classes of Satutes, which, although enacted upon particular occasions and for limited purposes, do not properly fall within the scope of the present reference; namely—occasional statutes, but such as, whether temporary or perpetual in their original form, have been since repealed; or such as, being perpetual in their form, though adapted to a transient purpose, are still to be considered as subsisting. Instances of occasional laws, asterwards repealed, may be found in the sumptuary laws of 3 Ed. IV.c. 5. and 1 Hen. VIII. c. 14. and 7 Hen. VIII. c. 6. repealed by 22 Ed. IV. c. 1. and 1 Jac. I. c. 25. And instances of occasional but perpetual laws, may be seen by referring to the statutes confirmatory of particular parliamentary or judicial transactions, 1 Hen. IV. c. 4. 1 Ed. 1V. c. 1. 12 Car. II. c. 12—the statutes respecting Royal grants and resumptions-1 Ed. IV. c. 4. 4. 5. P. and M. c. 1. 18 Eliz. c. 2. -- 11 Ric. II. c. 8. 32 H. VIII. c. 27. 5 W. and M. c. 5. 6. The statutes giving Validity to unstamped deeds executed in the American colonies, at a certain period, 6. G. III. c. 51. and the confirmation of marriages solemnized in churches or chapels erected after the general marriage act, by 21 G. III. c. 53.

^{† 4} Ann. c. 17. was suffered by mistake to expire, See Degols v. Ward. Bro. P. C. 317.—So was St. 29 Geo. II. c. 28. See Barr. 799. 901. So was 4 W. and M. c. 24. § 19. giving fix days notice to Jurors. It was continued by several statutes, viz. 78 W. and M. c. 33. § 10. 1 Ann. St. 2. c. 13. § 2. 10 Ann. c. 14. § 4. and 9 Geo. I. c. 8. § 2. after which it was never continued. But St. 3 Geo. II. c. 25. was passed for the general regulation of jurors, without any such provision; and this latter statute, by 6 Geo. II. c. 37. § 1. was made perpetual. Yet the trial of Crossfield for high treason, April 1796, at the Old Bailey, was postponed upon a supposed continuance of 7 8 W. and M. c. 33. § 10. In like manner 16 Geo. III. c. 3. empowering the King to call out the militia and summon Parliament on 14 days notice, in case of rebellion or invasion, was suffered to expire. It had been enacted to continue 7 years; and it was not till 26 Geo. III. c. 107. that this law was revived in the general militia act, § 95, 96, 97. So that the nation was deprived of this important constitutional safeguard for three-years, by the expiration and non-continuance of 16 Geo. III. c. 3.

at the same time any law that may have become extinct into the other register of expired laws, if its object be of a nature likely to recur in sub-

sequent times.

6. Your Committee have accordingly proceeded to distribute the statutes referred to their confideration into two tables: and they conceive it proper in this place to remark, with respect to statutes of all forts, that in the progress of their work, they find that the number marked upon each statute roll is indorsed by the clerk of the Parliament according to its order of passing; one continued series of numbers running through the whole catalogue of acts, public and private, belonging to each fession; but that the numerical marks prefixed by the King's printer in the printed copies, by way of chapter, to each public statute, do not correspond with the numbers on the statute rolls; there being one distinct series used in printing for the public acts, and another for the private acts: and farther, that these numerical marks prefixed in print to each chapter, and the figures also prefixed to each clause by way of section, as well as the marginal abstract of each clause, and the punctuation, are wholly the work of the King's printer, and rest on his private authority*. Some mode, however, of numeration, division, and distinction, being found indispensably necessary to the public convenience, for the purposes of citation and reference, ought for that reason, as your Committee humbly conceive, to be fanctioned by Parliament itself, and executed hereafter under its own authority, in the same manner as the proper parliamentary officer has been recently directed, by statute 33 Geo. III. c. 13, upon similar reasons of convenience, to indorse upon each roll the day on which each act receives the Royal affent: and in addition to this, it might be farther useful, that the titles of all such laws as are temporary should also express the term of their duration.

Your Committee, impelled by an ardent desire to render their labours of permanent service to the Public, having entered upon so large a view of the matters referred to their consideration, beg leave now to close their Report with a suggestion which they cannot forbear to state, as its general importance seems to merit an immediate attention. Promulgation of the statutes has been in all times conceived to be absolutely necessary for giving essent usage prevailed, of annexing the tenor of every ordinance and statute to the proclamation writ which was directed to each Sheriff in his county, this purpose was accomplished in a manner adapted to the circumstances of those times to which the usage belonged t.—Since this course has been superseded by the more convenient and popular use of printing, although the expediency of promulgation cannot

^{*} The origin, succession, and extent of the patents granted to the King's printers, is fully stated and discussed in I Blz:kstone's Reports, 105. &c. and 3 Burrow's Reports, 661, &c.

till Hen. VII. and 2 inst. 639, the tenor of such a writ is set sorth. Lord Coke, in another place, distinguishes the degrees in which the operation of statute 1 Hen. V. c. 5. commenced, wiz. that as to the King, it commenced from the time of its receiving the Royal assent, but as to the subject, only from the time of its being proclaimed. Ibid. 676.

have been diminished, and although the means of it have been so greatly facilitated, and the occasions of it have multiplied so rapidly, yet the measure itself has been wholly discontinued, to the great prejudice of justice, the embarrassment of magistracy, and the peril of individuals. What your Committee would therefore humbly propose, as a remedy for this grievance, would be, that the King's printer should annually (or oftener, if necessary) transmit to the Sheriff, or Custos Rotulorum, or Clerk of the Peace of each county, a printed copy of all public acts; laying aside the present incommodious and expensive form of printing them, and adopting the more serviceable and compact form, which experience has pronounced to be the most preserable for general use. It may deserve some consideration also, whether a limited number of copies should not be printed of all the private acts of each year, to be deposited in the Royal and public libraries, and the superior Courts of Justice. So that all the statutes, of every denomination, enacted in each session, may be rendered more easily accessible to all the subjects of the realm.

In conclusion, your Committee have subjoined, by way of appendix to this their Report, one table, or register, comprehending the expired laws, whereof the consideration was referred to them; and another table, or register, of the laws which are expiring. Of the former description your Committee have judged proper to select between sour and sive hundred statutes, and these they have classed under the distinct heads to which they seem respectively to belong. Of the latter description there appear to be not less than one hundred and sifty original statutes, continued from time to time by near three hundred subsidiary statutes.

With regard, however, to both these tables, your Committee are desirous of representing to the House, that on account of the advanced state of the present session of Parliament, they have been unable to complete them in a manner wholly adequate to the importance of the object, or even to the extent of their own expectations; but they presume nevertheless to hope, that they have collected materials in sufficient quantity, and traced the outline of their arrangement with sufficient distinctness, to render the completion of these labours not very difficult, whenever Parliament may

be disposed to resume the subject hereafter.

^{*} For the appendix to this Report, the reader is referred to the folio edition, printed by order of the House of Commons.

Supplies granted by Parliament for the year 1796.

NAVY.

2101011001 0.1., 1733			
For 110,000 men, including 18,000 marines December 7,	5,720,000	0	0
Ordinary of the navy — —	624,152	I	8
Extra navy — — — — — — — — — — — — — — — — — — —	708,400	0	0
Note, May 2, 1796.—It was resolved, that provision be made to satisfy certain navy, victualling, and transport bills, made out on or before 30th. September, 1795, amounting to 4,331,1411. 14s.	500,000	0	0
	·7,552,552	1	8
LAND SERVICE.	1 - 1		

December 2, 1795.					
For 49,219 men, as guards and garrisons — 1,358,624	2	9			
Forces in the plantations —— 1,666,900					
Difference between the British and Irish establishments 40,195	_				
Additionals to troops in East India — 8,345	_				
Recruiting and contingences for land forces — 360,000	0	0			
Subsistence paid to innkeepers, &c 120,000	0	0			
General and staff officers, &c. — 103,642		3			
Staff officers, &c. on General Clarke's expedition 9,259	18	6			
Full pay to supernumerary officers —— 127,779	-	11			
Allowances to the Paymaster General, &c. &c. 143,490		5			
Reduced officers of land forces and marines — 118,873		_			
Reduced horse guards ————————————————————————————————————		6			
Officers late in the service of the States General 1,000		0			
Reduced officers of British American forces — 52,500		0			
Allowances to several reduced officers of ditto 7,500	0	0			
Embodied militia and fencible infantry ————————————————————————————————————	-	I			
Contingencies, &c. for ditto — 210,000 Cloathing for the embodied militia — 108,538	0				
	•	8 I			
Allowances, &c. for ditto — 470,636	_	0			
December 4.	J	-			
Extraordinaries, from 25 December 1794, to 14					
November 1795 — 2,646,990	10	10			
April 26, 1796.	- 7	••			
Extraordinaries, from 15 November, to 24 Decem-					
ber 1795 — 885,673	10	10			
May 2.	- 7				
Scotch roads and bridges — 4,500	Q	0			
May 3.	•				
To make good engagements with the King of Sardinia 200,000	Q	0			
May 7.		•			
	4	2			
Widows' pentioners — 146,057 — 10,933	16	9			
r O 2					

May so	
May 10.	
Towards defraying extraordinary expences of the	
army for 1796	1,350,000 0 0
Foreign corps	
Compleating the building of barracks	438,035 3 2
Note.—By resolutions of the 11th of February and	290,000 0 0
and and and	
26th April 1796, provision was to be made for	
the pay, and cloatning of the militia for the man	
1/90; Bud for making allowances in cortain color	
to the subaltern officers, in time of peace.	
of peace.	
$oldsymbol{f}_{\star}$	11,911,899 9 10
	11,911,899 9 10
ORDNANCE.	
December :	
Ordnence land ferries Secember 2, 1795.	
Granance, land lervice for 1706	875,488 14 1
Ditto previous to 31st December 1783 not pro-	-/3,4-0 -4 2
• A 1/4/C/4 TOT	
Ditto not provided for in 1794	² 79 4 4
Ditto sea service, ditto	45,656 o 5
Distant land familia	45,656 o 5 61,000 8 9
Ditto land service, not provided for in 1795	762,046 13 6
Anni ofof	700,040 13 0
Ordnance previous to 31st December 1795, not pro-	
vided for	
	210,194 15 11
•	
f_{\star}	1,954,665 17 0
MISCELLANEOUS SERVICE	5,42#1002 11 Q
December 2, 1795.	J•
For the civil establishment of Upper Canada,	•
Ditto — of Nova Scotic	7,100 0 0
WALLOW AND THE COLUMN TO THE COLUMN THE COLU	
Time to the second second	-
Ditto — of New Brunswick	5,415 0 0
Ditto — of New Brunswick Ditto — of St. John's Island	5,415 0 0 4,550 0 0
Ditto — of New Brunswick Ditto — of St. John's Island Ditto — of Cane' Breton	5,415 0 0 4,550 0 0 1,900 0 0
Ditto — of New Brunswick Ditto — of St. John's Island Of Cape Breton —	5,415 0 0 4,550 0 0
Ditto Ditto Of New Brunswick Of St. John's Island Of Cape Breton Of Newfoundland	5,415 0 0 4,550 0 0 1,900 0 0
Ditto Ditto Of New Brunswick Of St. John's Island Of Cape Breton Of Newfoundland Of the Bahama Islands	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0
Ditto Ditto Of New Brunswick Of St. John's Island Of Cape Breton Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0
Ditto Ditto Of New Brunswick Of St. John's Island Of Cape Breton Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Of Dominica	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0
Ditto Ditto Of New Brunswick Of St. John's Island Of Cape Breton Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Of Dominica	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0
Ditto Ditto Of New Brunswick Ditto Of St. John's Island Ditto Of Cape Breton Of Newfoundland Ditto Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0
Ditto Ditto Of New Brunswick Ditto Of St. John's Island Ditto Of Cape Breton Of Newfoundland Ditto Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1706	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0
Ditto Ditto Of New Brunswick Of St. John's Island Of Cape Breton Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad.	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0
Ditto Ditto Of New Brunswick Of St. John's Island Of Cape Breton Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 500 0 0 5,241 0 0
Ditto Ditto Ditto Of St. John's Island Ditto Of Cape Breton Of Newfoundland Ditto Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers.	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 500 0 0 5,241 0 0
Ditto Ditto Ditto Of St. John's Island Ditto Of Cape Breton Of Newfoundland Ditto Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers.	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 500 0 0 5,241 0 0
Ditto Ditto Of St. John's Island Ditto Of Cape Breton Ditto Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 500 0 0 5,241 0 0 233,485 4 10 120,350 0 0
Ditto Ditto Ditto Ditto Of St. John's Island Ditto Of Cape Breton Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 500 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0
Ditto Ditto Ditto Of St. John's Island Ditto Of Cape Breton Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Paers	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 500 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0
Ditto Ditto Ditto Ditto Ditto Of St. John's Island Ditto Of Cape Breton Ditto Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the aver	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 500 0 0 5,241 0 0 233,485 4 10 120,350 0 0
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Ditto Ditto Ditto Ditto Ditto Ditto Of Cape Breton Ditto Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and lairy of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0 2,966 4 6 1,858 12 5
Ditto Ditto Ditto Ditto Ditto Ditto Of Cape Breton Ditto Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and lairy of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 500 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0
Ditto Ditto Ditto Ditto Ditto Of St. John's Island Ditto Of Cape Breton Ditto Of Newfoundland Of the Bahama Islands Chief Justice of the Bermuda Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services Attendance on a Committee	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0 2,966 4 6 1,856 12 5 1,334 7 0 384 7 0
Ditto Ditto Ditto Ditto Of St. John's Island Ditto Of Cape Breton Ditto Of Newfoundland Ditto Of the Bahama Islands Chief Justice of the Bermuda Islands Ditto Of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and lairy of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services Attendance on a Committee Money issued pursuant to addresses	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0 2,966 4 6 1,858 12 5 1,334 7 0 384 7 0 51 5 0
Ditto of New Brunswick Ditto of St. John's Island Ditto of Cape Breton Ditto of Newfoundland Ditto. of the Bahama Islands Chief Justice of the Bermuda Islands Ditto of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and lairy of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services Attendance on a Committee Money issued pursuant to addresses Convicts on the Thames	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0 28,500 0 0 2,966 4 6 1,856 12 5 1,334 7 0 384 7 0 51 5 0 29,921 12 6
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Ditto of St. John's Island Ditto of Cape Breton Ditto of Newfoundland Ditto of the Bahama Islands Chief Justice of the Bermuda Islands Ditto of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services Attendance on a Committee Money issued pursuant to addresses Convicts on the Thames Ditto in Langstone and Portsmouth harbours Expences on account of New South Wales	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0 28,500 0 0 2,966 4 6 1,856 12 5 1,334 7 0 384 7 0 384 7 0 384 7 0 29,921 12 6 8,685 11 4 12,072 1 6
Ditto of St. John's Island Ditto of Cape Breton Ditto of Newfoundland Ditto of the Bahama Islands Chief Justice of the Bermuda Islands Ditto of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services Attendance on a Committee Money issued pursuant to addresses Convicts on the Thames Ditto in Langstone and Portsmouth harbours Expences of Mr. Hassings's prosecution	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0 2,966 4 6 1,856 12 5 1,334 7 0 384 7 0 51 5 0 29,921 12 6 8,685 11 4 12,072 1 6 15,088 7 104
Ditto of St. John's Island Ditto of Cape Breton Ditto of Newfoundland Ditto of the Bahama Islands Chief Justice of the Bermuda Islands Ditto of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services Attendance on a Committee Money issued pursuant to addresses Convicts on the Thames Ditto in Langstone and Portsmouth harbours Expences of Mr. Hassings's prosecution	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0 28,500 0 0 2,966 4 6 1,856 12 5 1,334 7 0 384 7 0 384 7 0 384 7 0 29,921 12 6 8,685 11 4 12,072 1 6
Ditto of St. John's Island Ditto of Cape Breton Ditto of Newfoundland Ditto of the Bahama Islands Chief Justice of the Bermuda Islands Ditto of Dominica, Civil establishment of New South Wales May 2, 1796. His Majesty's service abroad, Refugee clergy and laity of France, Allowances for American sufferers, Extraordinary expences of prosecutions relating to the coin Printing Journals of the House of Peers Making up and publishing weekly returns of the average price of sugar Attendance on a Committee and other services Attendance on a Committee Money issued pursuant to addresses Convicts on the Thames Ditto in Langstone and Portsmouth harbours Expences on account of New South Wales	5,415 0 0 4,550 0 0 1,900 0 0 1,800 0 0 1,232 10 0 4,200 0 0 580 0 0 5,241 0 0 233,485 4 10 129,350 0 0 28,500 0 0 28,500 0 0 2,966 4 6 1,856 12 5 1,334 7 0 384 7 0 384 7 0 51 5 0 29,921 12 6 8,685 11 4 12,072 1 6 15,088 7 104

Expences in the superinte	endance of th	e alien act	2,232	14	43
Stationary shipped for U	nner Canada	-	306	19	O.
To the Bank, for reduct	on of nation	al debt	200,000	o'	0
American and East Florid	da fufferers.	pursuant to an			
act 28 Geo. III.			197,003	5	52
Ditto—pursuant to act 30	Geo. III.		53,387	7	54
Ditto-puriuant to act 34	7 4000 2220		20,000	ó	0
African Forts	·	ينسي	5,000		
Turkey Company			3,000		0,
Board of Agriculture	,		3,000		0
British Museum		 -	3,700	_	
	May	IO.			
Veterinary College			1,500		Q .
,					·I
			990,288	0	43
LO	DANS DIS	CHARGED.			
	December	2, 1795.			
For assistant Freshage			2,000,000	0	•
For paying off Excheque	CI MILIA		1,500,000		
Ditto	T. 1		-/,		
	February :	11, 1790.	_		_
For paying off Exchequ	er bills	-	2,500,000	0	•
			•	_	
			6,000,000	0	0
	DEFIC	IENCY.			
	May 2	, 1796			-
Deficiency of grants for			2,347,954	10	9季
2 choise of a good of	175				
	February	11, 1796.			•
Vote of Credit -	_	-	2,500,000	0	•
A Ole of Clear				-	
Norma		المنبين	7,552,552	I	8
Navy —	•		11,911,899	Q	10
Land Service -	•		1,954,665	17	
Ordnance —			990,288	6	
Miscellaneous services	-				• •
Loans discharged	-	regions	6,000,000		
Deficiency -	-	-	2,347,954	10	9\$
Vote of credit			2,500,000		0
					
Total of supplies	-	-	33,257,360) 5	; 8 1
••	•			-	
WAYS and MEANS	for raising t	he Supplies gra	inted to His	M	jesty,
TITLE WHEN ALLERIAN	for the	year 1796.			- - -
	_ '	•			
Mala I a	TAGACIUDE	r 10, 1795.	*40.0	^	
Malt duty —			750,0		
Land tax —	~		2,000,0		
_	Dece	mber 8.		^^	
Loan	17: 1	× 11. 1206.	18,000,0	UU	
	PADTI12T	urri (7/1 /1) .			

February 11, 1796.

Exchequer bills
Ditto

2,000,000 1,500,000

Februar	y 15.	
Exchequer bills (vote of credit)		2,500,000
April	19.	
Farther loan	•	7,500,000
May	2.	•
Lottery (to consist of 60,000 tickets)		780,000
· May	7•	•
Out of furplus of confolidated fund	·	3,500,000
Note—By resolutions of the 3d of I	May 1796, an-	
nuities were granted to fatisfy nav	y, victualling,	
and transport bills, made out on	or before 30th	
September 1795		
On the 15th of February, and 19th of	f April, it was	
also resolved, That the charge of r	pay and cloath-	
ing of the militia, and of allowance		
the subaltern officers in time of peace	e, be defrayed	
out of the land tax.	•	
•	•	

Total of Ways and Means	Califold	38,530,000	•	8 <u>1</u>
Total of Supplies	Santraliferran	33,257,360	5	
Excess of Ways and Means	-	5,272,639	14	3 4

TAXES.

December 8, 1795.

Former duties on receipts for legacies, or shares of personal estates discon-

Proportional duties of 21. 31. 41. and 61. per cent. charged upon legacies or shares of personal estates.

Ditto—upon real estates descending to the kindred of the deceased, or to strangers.

Additional duty of 101. per cent. upon the amount of the assessed. Additional excise duty of 1s. per lb. on tobacco, of the growth of the dominions of Spain or Portugal, imported.

Ditto-of 1d. per lb. on ditto, delivered out for exportation.

Ditto-of 4d. per lb. on ditto, of the growth of Ireland or America, imported.

Ditto-of 1s. per lb. on snuff, imported by the East-India Company.

Ditto—of 6d. per 1b. on ditto, imported from any British plantation in America, or from the Spanish West Indies.

Ditto-of 7d per lb. on ditto, imported from any other place.

Additional annual duties on such horses as were before chargeable, viz.

Persons keeping one horse, 10s.

Two-5s. for one

Three, four, or five, 7s. 6d. for each exceeding the number of one

Six, 10s. for each exceeding ditto

Annual duty of 2s. on horses not before chargeable

Former duties on licences to horse dealers discontinued; and

Duty of 201. charged on licences to horse dealers within London, West-minster, and parts adjacent

Ditto of 101. on ditto, without ditto

Additional excise duty of 14d. per square yard on stained paper.

Note—By other resolutions of the same day, the allowance for waste on salt carried coastwise, was discontinued—the time allowed for payment of the duties on salt, reduced—and part of the drawbacks allowed on the exportation of sugar, discontinued.

The House also resolved, that certain additional excise duties should be laid upon foreign calicoes and muslins; British linens and cotton stuffs; and British muslins; but these resolutions were not after-

wards proceeded upon.

February 15, 1796.

Part of the duties on receipts for legacies, or shares of personal estates, were discontinued.

Additional duty of 201. per ton, charged on Portugal, Madeira, and Spanish wine imported; and also, upon such as may be either in warehouse or stock.

Ditto of 301. per ton on all other foreign wine, and

Drawbacks of these duties allowed on exportation.

Additional duty of 123. per barrel on made wines, for sale.

April 28.

Annual duties charged on persons keeping dogs, viz.

Greyhound, hound, pointer, setting dog, spaniel, lurcher, or tarrier, 5s. each.

Each dog, where two or more shall be kept, 5s.

Persons living in houses which are assessed, and keeping one dog, 3s.

May 2.

Additional excise duty of 30l. per ton, charged on French wine sold by auction, for which the duties imposed last session have not been paid.

Ditto on ditto, for which the duties imposed this session have not been

Ditto on ditto, for which the duties imposed this session have not been paid.

Ditto of 201. per ton on wine of all other forts for which the duties imposed last session have not been paid.

Ditto on ditto, for which the duties imposed this session have not been paid.

END OF THE FORTY-FOURTH VOLUME.

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